

ENGROSSED SENATE BILL No. 165

DIGEST OF SB 165 (Updated April 12, 2001 4:03 PM - DI 84)

Citations Affected: IC 20-3.1; IC 20-5.5; IC 20-6.1; IC 20-7.5; IC 20-10.2; noncode.

Synopsis: Charter schools. Amends the law concerning Indianapolis Public Schools (IPS) to make the provisions concerning student standards, improvement, and accountability consistent with provisions applicable to other school corporations. Provides for collective bargaining and discussion rights for school employees, including charter school employees and employees of IPS. Defines a "sponsor" as: (1) the governing body of a school corporation; (2) the mayor of Indianapolis; or (3) state universities. Sets forth the organization, powers, method of establishment, charter contents, policies, oversight, and restrictions for charter schools. Requires teachers in a charter school to hold a license to teach in a public school or be participating (Continued next page)

Effective: Upon passage; July 1, 2001; July 1, 2002.

Lubbers, Meeks C, Long

(HOUSE SPONSORS — PORTER, SCHOLER, POND, BEHNING, ROBERTSON)

January 8, 2001, read first time and referred to Committee on Education. January 22, 2001, amended, reported favorably — Do Pass. January 29, 2001, read second time, amended, ordered engrossed. January 30, 2001, engrossed. Read third time, passed. Yeas 30, nays 19.

HOUSE ACTION
February 26, 2001, read first time and referred to Committee on Education.
April 5, 2001, amended, reported — Do Pass. Referred to Committee on Ways and Means pursuant to House Rule 127.

April 19, 2001, referral to Committee on Ways and Means withdrawn.
April 11, 2001, read second time, amended, ordered engrossed.
April 12, 2001, engrossed. Read third time, recommitted to Committee of One, amended; passed. Yeas 81, nays 15.



Digest Continued

in the transition to teaching program. Provides that if a school corporation eliminates a teaching position in a noncharter school because of a charter school, the legal or contractual provisions, if any, otherwise applicable to the teacher whose contract is canceled, continue to apply to that teacher. Allows the conversion of an existing public school to a charter school if at least 67% of the teachers and 51% of the parents approve of the conversion. Establishes the transition to teaching program to provide an alternative method through which professionals may obtain a teaching license. Appropriates \$50,000 in each year of the biennium to the department of education for its responsibilities under the charter school law and to provide advisory assistance concerning charter schools. Makes conforming amendments to related statutes.





First Regular Session 112th General Assembly (2001)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2000 General Assembly.

ENGROSSED SENATE BILL No. 165

A BILL FOR AN ACT to amend the Indiana Code concerning education and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 20-3.1-2-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 4. "Assessment program" refers to the ISTEP assessment program created under IC 20-10.2-5 and a test approved by the board's plan developed under IC 20-3.1-7.

SECTION 2. IC 20-3.1-2-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 5. "Assessment test" refers to a test administered to students under the ISTEP assessment program created under IC 20-10.2-5.

SECTION 3. IC 20-3.1-2-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 8. "Designated grade level" refers to the grade levels tested under the HSTEP assessment program created under IC 20-10.2-5.

SECTION 4. IC 20-3.1-2-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 10. "Expected "Student performance improvement level" refers to a level of performance measure, used to place a school in academic receivership,

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I	established by the board at a level not less than one (1) standard
2	deviation below the state average for:
3	(1) student attendance rates;
4	(2) remediation rates;
5	(3) scores on assessment tests; and
6	(4) graduation rates.
7	improvement in student academic achievement established by the
8	board, which must be no less rigorous than the performance
9	improvement level established by the assessment program
.0	developed under IC 20-10.2-5.
.1	SECTION 5. IC 20-3.1-2-20 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 20. "State achievement
.3	standards" refers to the state achievement standards adopted under
4	IC 20-10.1-17 for the ISTEP program. for which the assessment
.5	program developed under IC 20-10.2-5 assesses students.
.6	SECTION 6. IC 20-3.1-6-1 IS AMENDED TO READ AS
.7	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. The student
.8	performance measures described in sections 2 through 4 of this chapter
9	IC 20-10.2-5 applies to the school city and its schools. The student
20	performance improvement levels developed under IC 20-3.1-8-1
21	shall be used by the board to:
22	(1) assess;
23	(2) report; and
24	(3) improve;
25	the performance of schools, educators, and students in the school city.
26	SECTION 7. IC 20-3.1-6-3 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 3. The board shall use
28	the student performance objectives improvement levels developed
29	under IC 20-3.1-8-1 to:
30	(1) implement the school board's plan;
81	(2) evaluate school performance;
32	(3) publish annual reports; and
33	(4) determine academic receivership under IC 20-3.1-14.
34	SECTION 8. IC 20-3.1-6-4 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 4. The board shall use
86	expected student performance improvement levels to determine
37	whether to place a school in academic receivership under IC 20-3.1-14.
88	SECTION 9. IC 20-3.1-6-5, AS AMENDED BY P.L.14-2000,
39	SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
10	JULY 1, 2001]: Sec. 5. Each school in the school city shall measure
11	and record:
12	(1) the school's students' achievement in reaching the school's



1	student performance objectives improvement levels established
2	under IC 20-3.1-8;
3 4	(2) student achievement information for the school described in IC 20-1-21-9 and IC 20-1-21-9.5; and
5	(3) teacher and administrative performance information for the
6	school described in IC 20-1-21-9.5;
7	which in each case must be not less rigorous than the student
8	performance improvement levels and information developed and
9	required under IC 20-10.2-5.
0	SECTION 10. IC 20-3.1-7-1 IS AMENDED TO READ AS
1	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. (a) The board shall
2	modify , develop, and implement a plan for the improvement of student
3	achievement in the schools within the school city.
4	(b) A plan modified , developed, and implemented under this
.5	chapter must be consistent with this article and with IC 20-10.2.
.6	SECTION 11. IC 20-3.1-7-2, AS AMENDED BY P.L.8-1999,
7	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2001]: Sec. 2. The plan modified, developed, and
9	implemented under this chapter must do the following:
20	(1) Provide for efforts to increase support of the schools by the
21	parents of students and the neighborhood communities
22	surrounding the schools.
23	(2) Establish student performance objectives improvement
24	levels for educators and students in each school within the school
25	city that are not less rigorous than the student performance
26	improvement levels developed under IC 20-10.5.
27	(3) Provide opportunity and support for the educators in each
28	school to develop a school plan, including:
29	(A) traditional or innovative methods and approaches to
30	improve student achievement; and
31	(B) efficient and cost effective management efforts in the
32	school;
33	that are consistent developed consistently with general
34	guidelines established by the board. IC 20-3.1-9-1, and with the
35	board's plan developed under this chapter.
86	(4) Require annual reports identifying the progress of student
37	achievement for each school as described in IC 20-1-21-9 and
88	IC 20-1-21-9.5.
39	(5) Provide for the effective evaluation of each school within the
10	school city and the school's educators, including the consideration
1	of student achievement in the school.
12	(6) Develop performance awards under IC 20-3.1-12 for



1	extraordinary and outstanding performance by educators.
2	(7) Provide a range of opportunity for remediation of students
3	who:
4	(A) fail to meet state achievement standards; or
5	(B) are at risk of academic failure.
6	(8) (7) Require action to raise the level of performance of a school
7	if the school's students fail to achieve expected student
8	performance improvement levels or performance objectives
9	established for the school under IC 20-3.1-8-1.
.0	SECTION 12. IC 20-3.1-7-3 IS AMENDED TO READ AS
1	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 3. The board shall:
.2	(1) modify , develop, and publish the plan required under this
3	chapter not later than December 31, 1995; in compliance with
4	the timelines of IC 20-10.2; and
.5	(2) implement the modified plan not later than July 1, 1996. in
6	compliance with the timelines of IC 20-10.2.
.7	SECTION 13. IC 20-3.1-7-5 IS AMENDED TO READ AS
.8	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 5. (a) The board shall
9	annually assess and evaluate educational programs offered by the
20	school city to determine:
21	(1) the programs' relationship to improved student achievement;
22	and
23	(2) the programs' educational value in relation to cost.
24	(b) The board may obtain information from:
25	(1) educators in the schools offering a program;
26	(2) students participating in the program; and
27	(3) the parents of students participating in the program;
28	in preparing an assessment and evaluation under this section. The
29	assessment must include the performance of the school's students
30	in achieving student performance improvement levels under
31	IC 20-10.2 and IC 20-3.1-8-1.
32	SECTION 14. IC 20-3.1-8-1 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. The board shall
34	establish annual student performance objectives improvement levels
35	for each school that are not less rigorous than the student
86	performance improvement levels under IC 20-10.2, including the
37	following:
88	(1) For students:
39	(A) improvement in scores on statewide results on assessment
10	tests and assessment programs;
1	(B) improvement in attendance rates; and
12	(C) improvement in progress toward graduation.



1	(2) For teachers:
2	(A) improvement in student scores results on assessment tests
3	and assessment programs;
4	(B) improvement in the number and percentage of students
5	achieving state achievement standards and, if applicable,
6	performance levels set by the board, on assessment tests;
7	(C) improvement in student progress toward graduation;
8	(D) improvement in student attendance rates for the school
9	year;
10	(E) improvement in individual teacher attendance rates;
11	(F) improvement in communication with parents and parental
12	involvement in classroom and extracurricular activities; and
13	(G) other objectives developed by the board.
14	(3) For the school and the school administrators:
15	(A) improvement in student scores results on assessment tests,
16	aggregated by class and grade;
17	(B) improvement in the number and percentage of students
18	achieving state achievement standards and, if applicable,
19	performance levels set by the board, on assessment tests,
20	aggregated by class and grade;
21	(C) improvement in student graduation rates and in progress
22	toward graduation;
23	(D) improvement in student attendance rates;
24	(E) management of general fund expenditures per student and
25	total expenditures per student;
26	(F) improvement in teacher attendance rates; and
27	(G) other objectives developed by the board.
28	SECTION 15. IC 20-3.1-9-1 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. (a) IC 20-10.2
30	applies to the school city. Beginning in the 2004-2005 school year,
31	the composition of any local school improvement committee shall
32	be determined under IC 20-10.2.
33	(a) (b) The plan developed and implemented by the board under
34	IC 20-3.1-7 must contain general guidelines for decisions by the
35	educators in each school to improve student achievement in the school.
36	(b) (c) The board's plan shall provide for the publication to other
37	schools within the school city and to the general community those
38	processes, innovations, and approaches that have led individual schools
39	to significant improvement in student achievement.
40	SECTION 16. IC 20-3.1-11-3 IS AMENDED TO READ AS
41	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 3. A staff performance
42	evaluation plan must do the following:



1	(1) Provide for evaluation of each employee's the school's and
2	the school's educators' performance based upon the school's
3	students' performance improvement level under IC 20-3.1-8-1
4	including the following:
5	(A) For teachers:
6	(i) the development and maintenance of parental
7	involvement in classroom and extracurricular activities;
8	(ii) Student achievement on assessment tests and assessment
9	programs. and
.0	(iii) the teacher's attendance rates.
.1	(B) For administrators:
.2	(i) student attendance rates;
.3	(ii) Graduation rates.
.4	(iii) the number of teachers for each student at the school;
.5	(iv) the number of certified administrators for each student
.6	at the school;
.7	(v) classroom expenditures per student as determined by a
.8	formula to be established by the board; and
9	(vi)
20	(C) Scholastic aptitude test scores.
21	(C) (D) Other objective standards developed by the board for
22	measuring student, teacher, and administrator performance
23	improvement consistent with state academic standards and
24	student performance improvement levels developed under
25	IC 20-3.1-8-1.
26	(2) Provide for the continuing professional development and
27	improvement of the performance of the individuals evaluated.
28	(3) Require periodic assessment of the effectiveness of the plan.
29	(4) Provide that teachers receive an evaluation twice during each
30	school year.
31	SECTION 17. IC 20-3.1-11-7 IS ADDED TO THE INDIANA
32	CODE AS A NEW SECTION TO READ AS FOLLOWS
33	[EFFECTIVE JULY 1, 2001]: Sec. 7. IC 20-6.1-4-5 and IC 20-6.1-4-6
34	apply to certificated employees in the school city. A teacher's
35	students' performance improvement levels under the assessment
36	tests and programs of IC 20-10.2 may be used as a factor, but not
37	the only factor, to evaluate the performance of a teacher in the
88	school city.
39	SECTION 18. IC 20-3.1-14-2 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 2. (a) Beginning with
1	the 1996-1997 school year, the board may place a school in the school
12	city in academic receivership if the school fails for any four (4)



1	consecutive school years to meet expected performance levels.
2	(b) In addition to the consequences of IC 20-10.2-6 and
3	beginning with the 1996-1997 2002-2003 school year, the board shall
4	place a school in the school city in academic receivership if the school
5	fails for any two (2) consecutive school years to:
6	(1) meet expected student performance improvement levels. and
7	(2) achieve the performance objectives established by the board
8	for the school under IC 20-3.1-8.
9	SECTION 19. IC 20-3.1-14-5 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 5. (a) If a school is
11	placed in academic receivership, the superintendent and the board must
12	take action to raise the school's level of performance. on each of the
13	performance indicators listed in section 1 of this chapter.
14	(b) In addition to the consequences of IC 20-10.2-6, the actions
15	that the superintendent and the board may take to raise the performance
16	of a school in academic receivership include the following:
17	(1) Shifting resources of the school city to the school.
18	(2) Changing or removing the school principal, teachers,
19	administrators, or other staff.
20	(3) Establishing a new educational plan for the school.
21	(4) Requiring the superintendent or another school city appointee
22	to administer the school until the academic receivership status of
23	the school is removed.
24	(5) Contracting with a for-profit or nonprofit organization or
25	individual to manage the school.
26	(6) Closing the school.
27	(7) Any other management, personnel, or policy changes that the
28	superintendent and board expect in the following school year to:
29	(A) raise the performance of the school; and
30	(B) avoid continuing academic receivership status for the
31	school.
32	(c) The provisions of this chapter, if inconsistent with any other law
33	relating to education, teachers, or common schools, govern.
34	SECTION 20. IC 20-3.1-15-1 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. To provide the board
36	with the necessary flexibility and resources to carry out this article, the
37	following apply:
38	(1) The board may eliminate or modify existing policies and
39	create new policies, and alter policies from time to time, subject
40	to this article and the plan developed under IC 20-3.1-7.
41	(2) IC 20-7.5 does not apply to matters set forth in this article.
42	The matters set forth in this article may not be the subject of



1	collective bargaining or discussion under IC 20-7.5.
2	(3) An exclusive representative certified under IC 20-7.5 to
3	represent certified employees of the school city, or any other
4	entity voluntarily recognized by the board as a representative of
5	employees providing educational services in the schools, may
6	bargain collectively only concerning salary, wages, and salary and
7	wage related fringe benefits. The exclusive representative may not
8	bargain collectively or discuss performance awards under
9	IC 20-3.1-12. Beginning on July 1, 2001, IC 20-7.5 applies to
10	the school city; however, the provision of IC 20-7.5-1-5(a) that
11	requires any items included in the 1972-1973 agreements
12	between an employer school corporation and an employee
13	organization to continue to be bargainable does not apply to
14	the school city.
15	(4) (3) The board of school commissioners may waive the
16	following statutes and rules for any school in the school city
17	without the need for administrative, regulatory, or legislative
18	approval:
19	(A) The following rules concerning curriculum and
20	instructional time:
21	511 IAC 6.1-3-4
22	511 IAC 6.1-5-0.5
23	511 IAC 6.1-5-1
24	511 IAC 6.1-5-2.5
25	511 IAC 6.1-5-3.5
26	511 IAC 6.1-5-4
27	(B) The following rules concerning pupil/teacher ratios:
28	511 IAC 6-2-1(b)(2)
29	511 IAC 6.1-4-1
30	(C) The following statutes and rules concerning textbooks, and
31	rules adopted under the statutes:
32	IC 20-10.1-9-1
33	IC 20-10.1-9-18
34	IC 20-10.1-9-21
35	IC 20-10.1-9-23
36	IC 20-10.1-9-27
37	IC 20-10.1-10-1
38	IC 20-10.1-10-2
39	511 IAC 6.1-5-5
40	(D) The following rules concerning school principals:
41	511 IAC 6-2-1(c)(4)
12	511 IAC 6 1-4-2

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1	(E) 511 IAC 2-2, concerning school construction and
2	remodeling.
3	(5) (4) Notwithstanding any other law, a school city may do the
4	following:
5	(A) Lease school transportation equipment to others for
6	nonschool use when the equipment is not in use for a school
7	city purpose.
8	(B) Establish a professional development and technology fund
9	to be used for:
10	(i) professional development; or
11	(ii) technology, including video distance learning.
12	(C) Transfer funds obtained from sources other than state or
13	local government taxation among any account of the school
14	corporation, including a professional development and
15	technology fund established under clause (B).
16	(6) (5) Transfer funds obtained from property taxation among the
17	general fund (established under IC 21-2-11) and the school
18	transportation fund (established under IC 21-2-11.5), subject to
19	the following:
20	(A) The sum of the property tax rates for the general fund and
21	the school transportation fund after a transfer occurs under this
22	subdivision may not exceed the sum of the property tax rates
23	for the general fund and the school transportation fund before
24	a transfer occurs under this clause.
25	(B) This clause does not allow a school corporation to transfer
26	to any other fund money from the debt service fund
27	(established under IC 21-2-4).
28	SECTION 21. IC 20-5.5 IS ADDED TO THE INDIANA CODE AS
29	A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE UPON
30	PASSAGE]:
31	ARTICLE 5.5. CHARTER SCHOOLS
32	Chapter 1. Definitions
33	Sec. 1. The definitions in this chapter apply throughout this
34	article.
35	Sec. 2. "Board" refers to the Indiana state board of education
36	established by IC 20-1-1-1.
37	Sec. 3. "Charter" means a contract between an organizer and
38	a sponsor for the establishment of a charter school.
39	Sec. 4. "Charter school" means a public elementary school or
40	secondary school established under this article that:
41	(1) is nonsectarian and nonreligious; and
42	(2) operates under a charter.



1	Sec. 5. "Conversion charter school" means a charter school
2	established under IC 20-5.5-11 by the conversion of an existing
3	school into a charter school. "Existing school" includes a new
4	school to which students from other schools in the school
5	corporation are assigned or transferred.
6	Sec. 6. "Department" refers to the department of education
7	established by IC 20-1-1.1-2.
8	Sec. 7. "Elementary school" has the meaning set forth in
9	IC 20-10.1-1-15.
10	Sec. 8. "Governing body" has the meaning set forth in
11	IC 20-10.1-1-5.
12	Sec. 9. "Organizer" means a group or an entity that:
13	(1) has been determined by the Internal Revenue Service to be
14	operating under not-for-profit status or has applied for such
15	determination; and
16	(2) enters into a contract under this article to operate a
17	charter school.
18	Sec. 10. "Parent" has the meaning set forth in IC 20-1-1.8-8.
19	Sec. 11. "Proposal" refers to a proposal from an organizer to
20	establish a charter school.
21	Sec. 12. "Public school" has the meaning set forth in
22	IC 20-10.1-1-2.
23	Sec. 13. "School corporation" has the meaning set forth in
24	IC 20-10.1-1-1.
25	Sec. 14. "Secondary school" means a high school (as defined in
26	IC 20-10.1-1-16).
27	Sec. 15. "Sponsor" means the following:
28	(1) For a charter school, one (1) of the following:
29	(A) A governing body.
30	(B) A state educational institution (as defined in
31	IC 20-12-0.5-1) that offers a four (4) year baccalaureate
32	degree.
33	(C) The executive (as defined in IC 36-1-2-5) of a
34	consolidated city.
35	Sec. 16. "Teacher" has the meaning set forth in IC 20-6.1-1-8.
36	Chapter 2. Description
37	Sec. 1. A charter school may be established under this article to
38	provide innovative and autonomous programs that do the
39	following:
40	(1) Serve the different learning styles and needs of public
41	school students.
42	(2) Offer public school students appropriate and innovative



1	choices.
2	(3) Afford varied opportunities for professional educators.
3	(4) Allow public schools freedom and flexibility in exchange
4	for exceptional levels of accountability.
5	(5) Provide parents, students, community members, and local
6	entities with an expanded opportunity for involvement in the
7	public school system.
8	Sec. 2. A charter school is subject to all federal and state laws
9	and constitutional provisions that prohibit discrimination on the
0	basis of the following:
1	(1) Disability.
2	(2) Race.
3	(3) Color.
4	(4) Gender.
.5	(5) National origin.
6	(6) Religion.
7	(7) Ancestry.
8	Chapter 3. Establishment
9	Sec. 1. A sponsor may grant a charter to an organizer to operate
20	a charter school under this article.
21	Sec. 2. A sponsor may not grant a charter to a for-profit
22	organizer.
23	Sec. 3. The organizer's constitution, chapter, articles, or bylaws
24	must contain a clause that provides that upon dissolution:
25	(1) all remaining assets, except funds specified in subsection
26	(2), shall be used for nonprofit educational purposes; and
27	(2) remaining funds received from the department shall be
28	returned to the department not more than thirty (30) days
29	after dissolution.
80	Sec. 3. (a) An organizer may submit to the sponsor a proposal
31	to establish a charter school.
32	(b) A proposal must contain at least the following information:
33	(1) Identification of the organizer.
34	(2) A description of the organizer's organizational structure
35	and governance plan.
86	(3) The following information for the proposed charter
37	school:
88	(A) Name.
9	(B) Purposes.
10	(C) Governance structure.
1	(D) Management structure.
12	(E) Educational mission goals.



1	(F) Curriculum and instructional methods.
2	(G) Methods of pupil assessment.
3	(H) Admission policy and criteria, subject to IC 20-5.5-5.
4	(I) School calendar.
5	(J) Age or grade range of pupils to be enrolled.
6	(K) A description of staff responsibilities.
7	(L) A description and the address of the physical plant.
8	(M) Budget and financial plans.
9	(N) Personnel plan, including methods for selection,
10	retention, and compensation of employees.
11	(O) Transportation plan.
12	(P) Discipline program.
13	(Q) Plan for compliance with any applicable desegregation
14	order.
15	(R) The date when the charter school is expected to:
16	(i) begin school operations; and
17	(ii) have students in attendance at the charter school.
18	(S) The arrangement for providing teachers and other staff
19	with health insurance, retirement benefits, liability
20	insurance, and other benefits.
21	(4) The manner in which an annual audit of the program
22	operations of the charter school is to be conducted by the
23	sponsor.
24	(c) This section does not waive, limit, or modify the provisions
25	of:
26	(1) IC 20-7.5 in a charter school where the teachers have
27	chosen to organize under IC 20-7.5; or
28	(2) an existing collective bargaining agreement for
29	noncertified employees (as defined in IC 20-7.5-1-2.).
30	Sec. 4. This subsection applies only to a sponsor that is the
31	executive of a consolidated city. Before issuing a charter, the
32	sponsor must receive the approval of a majority of the members of
33	the legislative body (as defined in IC 36-1-2-9) of the consolidated
34	city for the establishment of a charter school. The sponsor may
35	issue charters for charter schools located within the consolidated
36	city.
37	Sec. 5. (a) Except as provided in subsection (b), if a governing
38	body grants a charter to establish a charter school, the governing
39	body must provide a noncharter school that students of the same
40	age or grade levels may attend.
41	(b) The department may waive the requirement that a
42	governing body provide a noncharter school under subsection (a)



1	upon the request of the governing body.
2	Sec. 6. The sponsor may revoke the charter of a charter school
3	that does not, by the date specified in the charter:
4	(1) begin school operations; and
5	(2) have students in attendance at the charter school.
6	Sec. 7. Before granting a charter under which more than fifty
7	percent (50%) of the students in the school corporation will attend
8	a charter school, a governing body must receive the approval of the
9	department.
.0	Sec. 8. A sponsor must notify an organizer who submits a
1	proposal under section 3 of this chapter of:
2	(1) the acceptance of the proposal; or
.3	(2) the rejection of the proposal;
4	not later than sixty (60) days after the organizer submits the
.5	proposal.
6	Sec. 9. (a) A sponsor must notify the department of the
.7	following:
8	(1) The receipt of a proposal.
9	(2) The acceptance of a proposal.
20	(3) The rejection of a proposal, including the reasons for the
21	rejection.
22	(b) The department shall annually do the following:
23	(1) Compile the information received under subsection (a)
24	into a report.
25	(2) Submit the report to the legislative council.
26	Sec. 10. If a sponsor rejects a charter school proposal, the
27	organizer may:
28	(1) amend the charter school proposal and resubmit the
29	proposal to the same sponsor;
30	(2) submit a charter school proposal to another sponsor; or
31	(3) appeal the decision to the charter school review panel
32	created in section 11 of this chapter.
33	Sec. 11. (a) This section applies if the sponsor rejects a proposal.
34	(b) The organizer may appeal the decision of the sponsor to the
35	charter school review panel created under subsection (c).
86	(c) The charter school review panel is created. The members of
37	the panel are:
88	(1) the governor or his designee;
39	(2) the superintendent of public instruction, who shall chair
10	the panel;
1	(3) a member of the board appointed by the superintendent of
12	public instruction;



1	(4) a person with financial management experience appointed
2	by the governor; and
3	(5) a community leader with knowledge of charter school
4	issues appointed jointly by the governor and the
5	superintendent of public instruction.
6	Members shall serve a two (2) year term and may be reappointed
7	to the panel upon expiration of their terms.
8	(d) All decisions of the panel shall be determined by a majority
9	vote of the panel's members.
10	(e) Upon the request of an organizer, the panel shall meet to
11	consider the organizer's proposal and the sponsor's reasons for
12	rejecting the proposal. The panel must allow the organizer and
13	sponsor to participate in the meeting.
14	(f) After the panel meets under subsection (d), the panel shall
15	make one (1) of the following three (3) findings and issue the
16	finding to the organizer and the sponsor:
17	(1) A finding that supports the sponsor's rejection of the
18	proposal.
19	(2) A finding that:
20	(A) recommends that the organizer amend the proposal;
21	and
22	(B) specifies the changes to be made in the proposal if the
23	organizer elects to amend the proposal.
24	(3) A finding that approves the proposal.
25	The panel shall issue the finding not later than forty-five (45) days
26	after the panel receives the request for review.
27	(g) If the panel makes a finding described in subsection (e)(1)
28	the finding is final.
29	(h) If the panel makes a finding described in subsection (e)(2)
30	the organizer may amend the proposal according to the panel's
31	recommendations and resubmit the proposal directly to the panel.
32	(i) If the panel makes a finding described in subsection (e)(3)
33	then the proposal is considered conditionally approved. The
34	approval shall be considered final upon the delivery to the panel of
35	written notice from the organizer and an eligible sponsor, as
36	identified in chapter 1, section 14 of this article, that the sponsor
37	has agreed to serve as a sponsor for the proposal approved by the
38	panel.
39	(j) Proposals approved under this section shall not be counted
40	under any numerical limits placed upon a sponsor or set of
41	sponsors.

 $Sec.\,12.\,(a)\,The\,department\,shall\,monitor\,the\,number\,of\,charter$



1	schools approved by universities;
2	(b) Within six (6) months after twenty (20) charter schools have
3	been approved by universities, the department shall issue a report
4	to the charter school review panel identifying:
5	(1) the purpose and organization of all charter schools
6	sponsored by universities;
7	(2) the procedure by which charter schools have been
8	approved and monitored by university sponsors; and
9	(3) recommendations regarding the future of university
10	sponsorships.
11	(c) The report completed under subsection (b) shall be
12	submitted to the legislative council.
13	Sec. 13. (a) This section applies to university sponsors.
14	(b) The ultimate responsibility for choosing to sponsor a charter
15	school and responsibilities for maintaining sponsorship shall rest
16	with the university's board of trustees.
17	(c) Notwithstanding subsection (b), the university's board of
18	trustees may vote to assign sponsorship authority and sponsorship
19	responsibilities to another person or entity that functions under the
20	direction of the university's board. Any decisions made under this
21	subsection shall be communicated in writing to the department of
22	education and the charter school review panel.
23	Sec. 14. (a) This section applies to charter schools sponsored by
24	the mayor of a consolidated city.
25	(b) The number of charter schools shall be not more than five
26	(5) during the 2001 calendar year.
27	(c) Each subsequent year, the maximum number of charter
28	schools shall increase by five (5).
29	(d) The limits resulting from subsections (b) and (c) shall be
30	cumulative from year to year.
31	Sec. 15. No entity or multiple divisions of the same entity may
32	serve simultaneously as both the organizer and the sponsor of the
33	same charter school.
34	Chapter 4. The Charter
35	Sec. 1. A charter must do the following:
36	(1) Be a written instrument.
37	(2) Be executed by a sponsor and an organizer.
38	(3) Confer certain rights, franchises, privileges, and
39	obligations on a charter school.
40	(4) Confirm the status of a charter school as a public school.
41	(5) Be granted for:
42	(A) not less than three (3) years; and



1	(B) a fixed number of years agreed to by the sponsor and
2	the organizer.
3	(6) Provide for:
4	(A) a review by the sponsor of the charter school's
5	performance, including the progress of the charter school
6	in achieving the academic goals set forth in the charter, at
7	least one (1) time in each five (5) year period while the
8	charter is in effect; and
9	(B) renewal, if the sponsor and the organizer agree to
0	renew the charter.
1	(7) Specify the grounds for the sponsor to:
2	(A) revoke the charter before the end of the term for which
.3	the charter is granted; or
4	(B) not renew a charter.
.5	(8) Set forth the methods by which the charter school is held
.6	accountable for achieving the educational mission and goals
.7	of the charter school, including the following:
. 8	(A) Evidence of improvement in assessment measures,
.9	including ISTEP and Graduation Qualifying Exam,
20	attendance rates, graduation rates (if appropriate),
21	increased numbers of Core 40 diplomas (if appropriate),
22	and increased numbers of academic honors diplomas (if
23	appropriate).
24	(B) Evidence of progress toward reaching the educational
25	goals set by the organizer.
26	(9) Describe the method to be used to monitor the charter
27	school's:
28	(A) compliance with applicable law; and
29	(B) performance in meeting targeted educational
30	performance.
31	(10) Specify that the sponsor and the organizer may amend
32	the charter during the term of the charter by mutual consent
33	and describe the process for amending the charter.
34	(11) Describe specific operating requirements, including all of
35	the matters set forth in the application for the charter.
36	(12) Specify a date when the charter school will:
37	(A) begin school operations; and
88	(B) have students in attendance at the charter school.
39	(13) Specify that records of a charter school relating to the
10	school's operation and charter are subject to inspection and
1	copying to the same extent that records of a public school are
12	subject to inspection and copying under IC 5-14-3.



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1	(14) Specify that records provided by the charter school to the
2	department or sponsor that relate to compliance by the
3	operator with the terms of the charter or applicable state of
4	federal laws are subject to inspection and copying in
5	accordance with IC 5-14-3.
6	(15) Specify that the charter school is subject to the
7	requirements of IC 5-14-1.5.
8	Chapter 5. Student Admissions and Enrollment
9	Sec. 1. Except as provided in this chapter, a nonconversion
10	charter school must be open to any student who resides in Indiana
11	A student may attend a charter school outside the district in which
12	the student resides if the parent determines that an academic

n the student resides if the parent determines that an academic program at the charter school would enhance the student's academic opportunities. If the governing body in which the student resides determines that such a transfer would not improve the student's academic opportunities, the governing body may appeal to the board. Within forty-five (45) days of receiving the appeal, the board shall conduct a hearing and decide whether to uphold or reverse the parent's decision to enroll in the charter school. During the board's consideration, the parents of the student shall be allowed to testify, but the governing body shall have the burden of proof for demonstrating that the charter school does not provide additional or unique academic opportunities that exceed those available at the school corporation.

- Sec. 2. Except as provided in this chapter, a conversion charter school must be open to any student residing in the local school corporation. By joint agreement of the sponsor and organizer, a conversion charter school may open its enrollment to students outside of the local school corporation.
- Sec. 3. Except as provided in this chapter, a charter school may not establish admission policies or limit student admissions in any manner in which a public school is not permitted to establish admission policies or limit student admissions.
- Sec. 4. (a) Except as provided in subsections (b), (c), and (d), a charter school must enroll any eligible student who submits a timely application for enrollment.
- (b) This subsection applies if the number of applications for a program, class, grade level, or building exceeds the capacity of the program, class, grade level, or building. If a charter school receives a greater number of applications than there are spaces for students, each timely applicant must be given an equal chance of admission.

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1	(c) A charter school may limit new admissions to the charter
2	school to:
3	(1) ensure that a student who attends the charter school
4	during a school year may continue to attend the charter
5	school in subsequent years; and
6	(2) allow the siblings of a student who attends a charter school
7	to attend the charter school.
8	(d) This subsection applies to an existing school that converts to
9	a charter school under IC 20-5.5-11. During the school year in
10	which the existing school converts to a charter school, the charter
11	school may limit admission to:
12	(1) those students who were enrolled in the charter school on
13	the date of the conversion; and
14	(2) siblings of students described in subdivision (1).
15	Chapter 6. Employment
16	Sec. 1. Individuals who work at a charter school are employees
17	of the charter school or of an entity with which the charter school
18	has contracted to provide services.
19	Sec. 2. Individuals must choose to be teachers at a charter
20	school voluntarily, and a charter school shall voluntarily choose
21	such individuals to be its teachers.
22	Sec. 3. Employees of a charter school may organize and bargain
23	collectively under IC 20-7.5.
24	Sec. 4. (a) This section applies to a conversion charter school.
25	(b) After the conversion, the teachers in a conversion charter
26	school remain part of the bargaining unit of the sponsor and are
27	subject to all the provisions of the collective bargaining agreement.
28	(c) The governing body, the equivalent body of the conversion
29	charter school, and the exclusive representative may by mutual
30	agreement grant a waiver of a specific provision of the collective
31	bargaining agreement.
32	(d) Noncertificated employees (as defined in IC 20-7.5-1-2) shall
33	remain in existing bargaining units and are covered under existing
34	collective bargaining agreements.
35	Sec. 5 (a) An individual who teaches in a charter school must
36	either:
37	(1) hold a license to teach in a public school in Indiana under
38	IC 20-6.1-3; or
39	(2) be in the process of obtaining a license to teach in a public
40	school in Indiana under the transition to teaching program set
41	forth in IC 20-6.1-3-11.

(b) An individual described in subsection (a)(2) must complete



1	the transition to teaching program not later than three (3) years
2	after beginning to teach at a charter school.
3	(c) An individual who provides a service to students in a charter
4	school:
5	(1) that is not teaching; and
6	(2) for which a license is required under Indiana law;
7	must have the appropriate license to provide the service in Indiana.
8	Sec. 6. A charter school may employ a substitute teacher or an
9	individual who holds a limited license to teach in the same manner
10	in which a noncharter public school may employ a substitute
11	teacher or an individual who holds a limited license to teach.
12	Sec. 7. (a) A charter school shall participate in the following:
13	(1) The Indiana state teachers' retirement fund in accordance
14	with IC 21-6.1.
15	(2) The public employees' retirement fund in accordance with
16	IC 5-10.3.
17	(b) A person who teaches in a charter school is a member of the
18	Indiana state teachers' retirement fund. Service in a charter school
19	is creditable service for purposes of IC 21-6.1.
20	(c) A person who:
21	(1) is a local school employee of a charter school; and
22	(2) is not eligible to participate in the Indiana state teachers'
23	retirement fund;
24	is a member of the public employees' retirement fund.
25	(d) The boards of the Indiana state teachers' retirement fund
26	and the public employees' retirement fund shall implement this
27	section through the organizer of the charter school, subject to and
28	conditioned upon receiving any approvals either board considers
29	appropriate from the Internal Revenue Service and the United
30	States Department of Labor.
31	Sec. 8. The decision by a sponsor whether to grant a charter
32	shall not be subject to restraint by the collective bargaining
33	agreement.
34	Sec. 9. As a school corporation grants a charter to a charter
35	school and individuals choose and are chosen by the charter school
36	to teach in the charter school, the school corporation may make
37	personnel adjustments among its noncharter school teachers that
38	the school corporation believes are necessary or appropriate to
39	match existing resources with existing needs in its noncharter
40	schools. If, as part of such adjustments, the school corporation
41	eliminates a teaching position within the corporation, the legal or

contractual provisions, if any, otherwise applicable to the teacher



1	in one (1) of its noncharter schools whose contract with the school
2	corporation is canceled as a result of the elimination of the position
3	within the school corporation shall continue to apply to that
4	teacher.
5	Sec. 10. (a) The governing body:
6	(1) must grant a transfer of not more than two (2) years; and
7	(2) may grant a transfer for a period of time in addition to the
8	period required in subdivision (1);
9	to a teacher of a noncharter school in the school corporation who
10	wishes to teach and has been accepted to teach at a nonconversion
11	charter school.
12	(b) During the term of the transfer under subsection (a):
13	(1) the teacher's seniority status under law continues as if the
14	teacher were an employee of a noncharter school in the school
15	corporation; and
16	(2) the teacher's years as a charter school employee shall not
17	be considered for purposes of permanent or semipermanent
18	status with the school corporation under IC 20-6.1-4.
19	Chapter 7. Fiscal Matters
20	Sec. 1. (a) The organizer is the fiscal agent for the charter
21	school.
22	(b) The organizer has exclusive control of:
23	(1) funds received by the charter school; and
24	(2) financial matters of the charter school.
25	(c) The organizer shall maintain separate accountings of all
26	funds received and disbursed by the charter school.
27	Sec. 2. For purposes of computing:
28	(1) state tuition support;
29	(2) state funding for any purpose; or
30	(3) local funding for any purpose except capital projects;
31	a charter school student is counted in the same manner as a student
32	of the school corporation in which the charter school student
33	resides.
34	Sec. 3. (a) Not later than the date established by the department
35	for determining average daily membership under
36	IC 21-3-1.6-1.1(d), the organizer shall submit to the department the
37	following information:
38	(1) The number of students enrolled in the charter school.
39	(2) The name of each student and the school corporation in
40	which the student resides.
41	(b) After verifying the accuracy of the information reported

under subsection (a), the department shall distribute the following



1	to the organizer:
2	(1) Tuition support and other state funding for any purpose
3	for students in the charter school.
4	(2) A proportionate share of state and federal funds received
5	for students with disabilities or staff services for students with
6	disabilities for the students with disabilities enrolled in the
7	charter school.
8	(3) A proportionate share of funds received under federal or
9	state categorical aid programs for students who are eligible
10	for the federal or state aid enrolled in the charter school.
11	(c) Not later than the date established by the department for
12	determining average daily membership under IC 21-3-1.6-1.1(d),
13	the organizer shall submit to each governing body a report of the
14	total number and names of students from the governing body's
15	school corporation enrolled in the charter school. Upon verifying
16	the accuracy of the information reported, the governing body shall
17	distribute to the organizer a proportionate share of local support
18	for the students enrolled in the charter school in an amount
19	determined under STEP THREE of the following formula:
20	STEP ONE: Add the revenues obtained by the school
21	corporation's:
22	(A) general fund property tax levy; and
23	(B) general fund auto excise and financial institutions tax.
24	STEP TWO: Divide the sum determined under STEP ONE by
25	the total number of students enrolled in the school
26	corporation.
27	STEP THREE: Multiply the quotient determined under STEP
28	TWO by the number of students enrolled in the charter
29	school.
30	(d) The distribution under subsection (b) shall be made on the
31	same schedule as the schedule on which the school corporation
32	receives the funds.
33	Sec. 4. (a) Services that a school corporation provides to a
34	charter school, including transportation, may be provided at not
35	more than one hundred three percent (103%) of the actual cost of
36	the services.
37	(b) This subsection applies to a sponsor that is a state
38	educational institution described in IC 20-5.5-1-14(1)(B). A state
39	educational institution may receive from the organizer of a charter
40	school sponsored by the state educational institution an
41	administrative fee equal to not more than three percent (3%) of the

total amount the governing body distributes under sections 3(b)(1)

C O P Y



1	and 3(c) of this chapter.
2	Sec. 5. An organizer may apply for and accept for a charter
3	school:
4	(1) independent financial grants; or
5	(2) funds from public or private sources other than the
6	department.
7	Sec. 6. With the approval of a majority of the members of the
8	governing body, a school corporation may distribute a
9	proportionate share of the school corporation's capital project
10	fund to a charter school.
11	Sec. 7. When a charter school uses public funds for the
12	construction, reconstruction, alteration or renovation of a public
13	building, bidding and wage determination laws and all other
14	statutes and rules shall apply.
15	Sec. 8. A sponsor may request and receive financial reports
16	concerning a charter school from the organizer at any time.
17	Chapter 8. Powers and Exemptions
18	Sec. 1. A charter school may do the following:
19	(1) Sue and be sued in its own name.
20	(2) For educational purposes, acquire real and personal
21	property or an interest in real and personal property by
22	purchase, gift, grant, devise, or bequest.
23	(3) Convey property.
24	(4) Enter into contracts in its own name, including contracts
25	for services.
26	Sec. 2. A charter school may not do the following:
27	(1) Operate at a site or for grades other than as specified in
28	the charter.
29	(2) Charge tuition to any student residing within the school
30	corporation's geographic boundaries. However, a charter
31	school may charge tuition for:
32	(A) a preschool program, unless charging tuition for the
33	preschool program is barred under federal law; or
34	(B) a latch key program;
35	if the charter school provides those programs.
36	(3) Except for a foreign exchange student who is not a United
37	States citizen, enroll a pupil who is not a resident of Indiana.
38	(4) Be located in a private residence.
39	(5) Provide home based instruction.
40	Sec. 3. For each charter school established under this article, the
41	charter school and the organizer are accountable to the sponsor for
42	ensuring compliance with:





1	(1) applicable federal and state laws;
2	(2) the charter; and
3	(3) the Constitution of the State of Indiana.
4	Sec. 4. Except as specifically provided in this article and the
5	statutes listed in section 5 of this chapter, the following do not
6	apply to a charter school:
7	(1) Any Indiana statute applicable to a governing body or
8	school corporation.
9	(2) A rule or guideline adopted by the Indiana state board of
0	education.
.1	(3) A rule or guideline adopted by the professional standards
2	board (established by IC 20-1-1.4-2), except for those rules
3	that assist a teacher in gaining or renewing a standard or
4	advanced license.
.5	(4) A local regulation or policy adopted by a school
.6	corporation unless specifically incorporated in the charter.
.7	Sec. 5. The following statutes and rules and guidelines adopted
.8	under the following statutes apply to a charter school:
9	(1) IC 5-11-1-9 (required audits by the state board of
20	accounts).
21	(2) IC 20-1-1.5 (unified accounting system).
22	(3) IC 20-1-6 (special education).
23	(4) IC 20-5-2-7 and IC 20-6.1-3-7.1 (criminal history).
24	(5) IC 20-5-2-3 (subject to laws requiring regulation by state
25	agencies).
26	(6) IC 20-6.1-4-15 (void teacher contract when two (2)
27	contracts are signed).
28	(7) IC 20-6.1-6-11 (nondiscrimination for teacher marital
29	status).
30	(8) IC 20-6.1-6-13 (teacher freedom of association).
31	(9) IC 20-6.1-6-15 (school counselor immunity).
32	(10) For conversion charter schools only, IC 20-6.1-4,
33	IC 20-6.1-5 and IC 20-6.1-6.
34	(11) IC 20-8.1-3 (compulsory school attendance).
35	(12) IC 20-8.1-4 (limitations on employment of children).
86	(13) IC 20-8.1-5.1-13, IC 20-8.1-5.1-15, and IC 20-8.1-5.1-15.5
37	(student due process and judicial review).
88	(14) IC 20-8.1-5.1-10 (firearms and deadly weapons).
39	(15) IC 20-8.1-7 and IC 20-8.1-8 (health and safety measures).
10	(16) IC 20-8.1-9-3 (exemption from school fees for eligible
1	families and fee reimbursement).
12	(17) IC 20-8.1-9-5 (notice to parents concerning financial



1	assistance).
2	(18) IC 20-8.1-12 (reporting of student violations of law).
3	(19) IC 20-10.1-2-4 and IC 20-10.1-2-6 (patriotic
4	commemorative observances).
5	(20) IC 20-10.1-16, IC 20-10.1-17, or any other statute, rule,
6	or guideline related to standardized testing (assessment
7	programs, including remediation under the assessment
8	programs).
9	(21) IC 20-10.1-22.4 (parental access to education records).
10	(22) IC 20-10.2 (accountability for school performance and
11	improvement).
12	Sec. 6. (a) A charter school may not duplicate a Bureau of
13	Apprenticeship and Training (BAT) approved Building Trades
14	apprenticeship program.
15	(b) A student in a charter school may not be excluded from
16	participating in a BAT approved Building Trades apprenticeship
17	program that is offered in a non-charter school.
18	Chapter 9. Oversight and Revocation
19	Sec. 1. An organizer that has established a charter school shall
20	submit an annual report to the department for informational and
21	research purposes.
22	Sec. 2. An annual report under this chapter must contain the
23	following information for a charter school:
24	(1) Results of all standardized testing, including ISTEP and
25	Graduation Qualifying Exam.
26	(2) A description of the educational methods and teaching
27	methods employed.
28	(3) Daily attendance records.
29	(4) Graduation statistics (if appropriate), including
30	attainment of Core 40 and Academic Honors Diplomas.
31	(5) Student enrollment data, including the following:
32	(A) The number of students enrolled.
33	(B) The number of students expelled.
34	(C) The number of students who discontinued attendance
35	at the charter school and the reasons for the
36	discontinuation.
37	Sec. 3. The sponsor shall oversee a charter school's compliance
38	with:
39	(1) the charter; and
40	(2) all applicable laws.
41	Sec. 4. Notwithstanding the provisions of the charter, a sponsor
42	that grants a charter may revoke the charter at any time before the



1	expiration of the term of the charter if the sponsor determines that
2	at least one (1) of the following occurs:
3	(1) The organizer fails to comply with the conditions
4	established in the charter.
5	(2) The charter school established by the organizer fails to
6	meet the educational goals set forth in the charter.
7	(3) The organizer fails to comply with all applicable laws.
8	(4) The organizer fails to meet generally accepted government
9	accounting principles.
10	(5) One (1) or more grounds for revocation exist as specified
11	in the charter.
12	Sec. 5. A charter school shall report the following to the
13	sponsor:
14	(1) Attendance records.
15	(2) Student performance data.
16	(3) Financial information.
17	(4) Any information necessary to comply with state and
18	federal government requirements.
19	(5) Any other information specified in the charter.
20	Sec. 6. The organizer of a charter school shall publish an annual
21	performance report that provides the information required under
22	IC 20-1-21-8 in the same manner that a school corporation
23	publishes an annual report under IC 20-1-21.
24	Chapter 10. Student Transfers From Charter Schools
25	Sec. 1. A public noncharter school that receives a transfer
26	student from a charter school may not discriminate against the
27	student in any way, including placing the student:
28	(1) in an inappropriate age group according to the student's
29	ability;
30	(2) below the student's abilities; or
31	(3) in a class where the student has already mastered the
32	subject matter.
33	Chapter 11. Conversion of Existing Schools Into Charter
34	Schools
35	Sec. 1. An existing public elementary or secondary school may
36	be converted into a charter school if the following conditions apply:
37	(1) At least sixty percent (60%) of the teachers at the school
38	have signed a petition requesting the conversion.
39	(2) At least fifty-one percent (51%) of the parents of students
40	at the school have signed a petition requesting the conversion.
41	Sec. 2. If the conditions of section 1 of this chapter are met, the

teachers and parents may appoint a committee to act as organizers



1	for the charter school.
2	Sec. 3. The organizers shall submit a proposal under IC 20-5.5-3
3	to the governing body of the school corporation in which an
4	existing elementary or secondary school is located to convert the
5	existing school into a charter school.
6	Sec. 4. Only the governing body of the school corporation in
7	which an existing public elementary or secondary school that seeks
8	conversion to a charter school is located may act as the sponsor of
9	the conversion charter school.
10	SECTION 22. IC 20-6.1-3-11 IS ADDED TO THE INDIANA
11	CODE AS A NEW SECTION TO READ AS FOLLOWS
12	[EFFECTIVE JULY 1, 2002]: Sec. 11. (a) As used in this section,
13	"program" refers to the transition to teaching program established
14	by subsection (b).
15	(b) The transition to teaching program is established to
16	accomplish the following:
17	(1) Facilitate the transition into the teaching profession of
18	competent professionals in fields other than teaching.
19	(2) Allow competent professionals who do not hold a teaching
20	license to earn and be issued a teaching license through
21	participation in and satisfactory completion of the program.
22	(c) Subject to the requirements of this section, the board shall
23	develop and administer the program. The board shall determine
24	the details of the program that are not included in this section.
25	(d) Each accredited teacher training school and department
26	shall establish a course of study that constitutes the higher
27	education component of the program. The higher education
28	component required under this subsection must comply with the
29	following requirements:
30	(1) Include the following study requirements:
31	(A) For a program participant who seeks to obtain a
32	license to teach in grade 6 through grade 12, up to eighteen
33	(18) credit hours of study or the equivalent that prepare a
34	program participant to meet Indiana standards for
35	teaching in the subject areas corresponding to the area in
36	which the program participant has met the education
37	requirements under subsection (e), unless the program
38	participant demonstrates that the program participant
39	requires fewer credit hours of study to meet Indiana
40	standards for teaching.
41	(B) For a program participant who seeks to obtain a
42	license to teach in kindergarten through grade 5,



1	twenty-four (24) credit hours of study or the equivalent,
2	which must include at least six (6) credit hours in the
3	teaching of reading, that prepare a program participant to
4	meet Indiana standards for teaching, unless the program
5	participant demonstrates that the program participant
6	requires fewer credit hours of study to meet Indiana
7	standards for teaching.
8	(2) Focus on the communication of knowledge to students.
9	(3) Include suitable field or classroom experiences if the
10	program participant does not have teaching experience.
11	(e) A person who wishes to participate in the program must
12	have one (1) of the following qualifications:
13	(1) For a program participant who seeks to obtain a license to
14	teach in grade 6 through grade 12, one (1) of the following:
15	(A) A bachelor's degree or the equivalent with a grade
16	point average of three (3.0) on a four (4.0) scale from an
17	accredited institution of higher education in the subject
18	area that the person intends to teach.
19	(B) A graduate degree from an accredited institution of
20	higher education in the subject area that the person
21	intends to teach.
22	(C) Both:
23	(i) a bachelor's degree from an accredited institution of
24	higher education with a grade point average of two and
25	five-tenths (2.5) on a four (4) point scale; and
26	(ii) five (5) years of professional experience;
27	in the subject area that the person intends to teach.
28	(2) For a program participant who seeks to obtain a license to
29	teach in kindergarten through grade 5, one (1) of the
30	following:
31	(A) A bachelor's degree or the equivalent with a grade
32	point average of three (3.0) on a four (4.0) scale from an
33	accredited institution of higher education.
34	(B) Both:
35	(i) a bachelor's degree from an accredited institution of
36	higher education with a grade point average of two and
37	five-tenths (2.5) on a four (4.0) point scale; and
38	(ii) five (5) years of professional experience in an
39	education-related field.
40	(f) The board shall grant an initial standard license to a
41	program participant who does the following:
42	(1) Successfully completes the higher education component of



1	the program.
2	(2) Demonstrates proficiency through a written examination
3	in:
4	(A) basic reading, writing, and mathematics;
5	(B) pedagogy; and
6	(C) knowledge of the areas in which the program
7	participant is required to have a license to teach;
8	under section 10.1(a) of this chapter.
9	(3) Participates successfully in a beginning teacher internship
10	program under IC 20-6.1-8 that includes implementation in
11	a classroom of the teaching skills learned in the higher
12	education component of the program.
13	(4) Receives a successful assessment of teaching skills upon
14	completion of the beginning teacher internship program from
15	the administrator of the school where the beginning teacher
16	internship program takes place, or, if the program participant
17	does not receive a successful assessment, participates in the
18	beginning teacher internship program for a second year, as
19	provided under IC 20-6.1-8-13. The appeals provisions of
20	IC 20-6.1-8-14 apply to an assessment under this subdivision.
21	(g) This subsection applies to a program participant who has a
22	degree described in subsection (e) that does not include all the
23	content areas of a standard license issued by the board. The board
24	shall issue an initial standard license that is restricted to only the
25	content areas in which the program participant has a degree unless
26	the program participant demonstrates sufficient knowledge in
27	other content areas of the license.
28	(h) A school corporation may hire a program participant to
29	teach only in the subject area in which the participant meets the
30	qualifications set forth under subsection (e).
31	(i) After receiving an initial standard license under subsection
32	(f) or (g), a program participant who seeks to renew the
33	participant's initial standard license must meet the same
34	requirements as other candidates for license renewal.
35	(j) The board may adopt rules under IC 4-22-2 to administer
36	this section. Rules adopted under this subsection must include a
37	requirement that accredited teacher training schools and
38	departments submit an annual report to the board of the number
39	of individuals who:
40	(1) enroll in; and
41	(2) complete;
42	the program.







1	SECTION 23. IC 20-7.5-1-2 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. As used in this
3	chapter:
4	(a) "School corporation" means any local public school corporation
5	established under Indiana law and, in the case of public vocational
6	schools or schools for children with disabilities established or
7	maintained by two (2) or more school corporations, shall refer to such
8	schools.
9	(b) "Governing body" shall mean means:
0	(1) the board or commission charged by law with the
. 1	responsibility of administering the affairs of the school
2	corporation; or
.3	(2) the body that administers a charter school established
4	under IC 20-5.5.
.5	(c) "School employer" means:
.6	(1) the governing body of each:
.7	(A) school corporation; or
.8	(B) charter school established under IC 20-5.5; and
9	(2) any person or persons authorized to act for the governing body
20	of the school employer in dealing with its employees.
21	(d) "Superintendent" shall mean:
22	(1) the chief administrative officer of any:
23	(A) school corporation, or
24	(B) charter school established under IC 20-5.5; or
25	(2) any person or persons designated by the officer or by the
26	governing body to act in the officer's behalf in dealing with school
27	employees.
28	(e) "School employee" means any full-time certificated person in the
29	employment of the school employer. A school employee shall be
30	considered full time even though the employee does not work during
31	school vacation periods, and accordingly works less than a full year.
32	There shall be excluded from the meaning of school employee
33	supervisors, confidential employees, employees performing security
34	work and noncertificated employees.
35	(f) "Certificated employee" means a person:
86	(1) whose contract with the school corporation requires that he
37	the person hold a license or permit from the state board of
88	education or a commission thereof as provided in IC 20-6.1; or
39	(2) who is employed as a teacher by a charter school
10	established under IC 20-5.5.
11	(g) "Noncertificated employee" means any school employee whose
12	employment is not dependent upon the holding of a license or permit



1	as provided in IC 20-6.1.
2	(h) "Supervisor" means any individual who has:
3	(1) authority, acting for the school corporation, to hire, transfer,
4	suspend, lay off, recall, promote, discharge, assign, reward, or
5	discipline school employees;
6	(2) responsibility to direct school employees and adjust their
7	grievances; or
8	(3) responsibility to effectively recommend the action described
9	in subsections subdivisions (1) through (2);
10	that is not of a merely routine or clerical nature but requires the use of
11	independent judgment. The term includes superintendents, assistant
12	superintendents, business managers and supervisors, directors with
13	school corporation-wide responsibilities, principals and vice principals,
14	and department heads who have responsibility for evaluating teachers.
15	(i) "Confidential employee" means a school employee whose
16	unrestricted access to confidential personnel files or whose functional
17	responsibilities or knowledge in connection with the issues involved in
18	dealings between the school corporation and its employees would make
19	the confidential employee's membership in a school employee
20	organization incompatible with the employee's official duties.
21	(j) "Employees performing security work" means any school
22	employee whose primary responsibility is the protection of personal
23	and real property owned or leased by the school corporation or who
24	performs police or quasi-police powers.
25	(k) "School employee organization" means any organization which
26	has school employees as members and one (1) of whose primary
27	purposes is representing school employees in dealing with their school
28	employer, and includes any person or persons authorized to act on
29	behalf of such organizations.
30	(l) "Exclusive representative" means the school employee
31	organization which has been certified for the purposes of this chapter
32	by the board or recognized by a school employer as the exclusive
33	representative of the employees in an appropriate unit as provided in
34	section 10 of this chapter, or the person or persons duly authorized to
35	act on behalf of such representative.
36	(m) "Board" means the Indiana education employment relations
37	board provided by this chapter.
38	(n) "Bargain collectively" means the performance of the mutual
39	obligation of the school employer and the exclusive representative to
40	meet at reasonable times to negotiate in good faith with respect to items
41	enumerated in section 4 of this chapter and to execute a written
42	contract incorporating any agreement relating to such matters. Such
+∠	contract incorporating any agreement relating to such matters. Such



obligation shall not include the final approval of any contract concerning these or any other items. Agreements reached through collective bargaining are binding as a contract only if ratified by the governing body of the school corporation and the exclusive representative. The obligation to bargain collectively does not require the school employer or the exclusive representative to agree to a proposal of the other or to make a concession to the other.

(o) "Discuss" means the performance of the mutual obligation of the school corporation through its superintendent and the exclusive representative to meet at reasonable times to discuss, to provide meaningful input, to exchange points of view, with respect to items enumerated in section 5 of this chapter. This obligation shall not, however, require either party to enter into a contract, to agree to a proposal, or to require the making of a concession. A failure to reach an agreement on any matter of discussion shall not require the use of any part of the impasse procedure, as provided in section 13 of this chapter. Neither the obligation to bargain collectively nor to discuss any matter shall prevent any school employee from petitioning the school employer, the governing body, or the superintendent for a redress of the employee's grievances either individually or through the exclusive representative, nor shall either such obligation prevent the school employer or the superintendent from conferring with any citizen, taxpayer, student, school employee, or other person considering the operation of the schools and the school corporation.

- (p) "Strike" means concerted failure to report for duty, willful absence from one's position, stoppage of work, or abstinence in whole or in part from the full, faithful, and proper performance of the duties of employment, without the lawful approval of the school employer, or in any concerted manner interfering with the operation of the school employer for any purpose.
- (q) "Deficit financing" with respect to any budget year shall mean expenditures in excess of money legally available to the employer.

SECTION 24. IC 20-10.2-2-3.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: **Sec. 3.5. "Charter school" refers to a public school created and operating under IC 20-5.5.**

SECTION 25. IC 20-10.2-3-1.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: **Sec. 1.5. (a) This section applies to a charter school.**

(b) A charter entered under IC 20-5.5-4 may be used as a charter school's three (3) year strategic and continuous school



l	improvement and achievement plan.	
2	SECTION 26. IC 20-10.2-6-1, AS ADDED BY P.L.221-1999,	
3	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
4	JULY 1, 2001]: Sec. 1. This chapter does not apply to the following:	
5	(1) A nonpublic school.	
6	(2) A charter school.	
7	SECTION 27. THE FOLLOWING ARE REPEALED [EFFECTIVE	
8	JULY 1, 2001]: IC 20-3.1-2-12; IC 20-3.1-2-15; IC 20-3.1-2-16;	
9	IC 20-3.1-12; IC 20-3.1-14-1; IC 20-3.1-14-3.	
10	SECTION 28. [EFFECTIVE JULY 1, 2001] (a) This SECTION	
11	applies to a school city subject to IC 20-3.1-15-1, as amended by	
12	this act.	
13	(b) In negotiations under IC 20-7.5 for the first negotiated	
14	agreement after July 1, 2001, the following shall be included as	
15	items according to IC 20-7.5-1-4:	
16	(1) Grievance procedure.	
17	(2) Teacher evaluation.	
18	(3) Reduction in force.	
19	(c) This SECTION expires upon the ratification of the	
20	agreement described in subsection (a) or July 1, 2005, whichever	
21	is the earliest to occur.	
22	SECTION 29. [EFFECTIVE JULY 1, 2001] (a) There is	
23	appropriated to the department of education fifty thousand dollars	
24	(\$50,000) from the state general fund in each state fiscal year of the	_
25	biennium beginning July 1, 2001, and ending June 30, 2003, for its	
26	use to carry out its responsibilities under IC 20-5.5 and to provide	
27	advisory assistance to school corporations and charter schools for	
28	programs under IC 20-5.5.	
29	(b) This SECTION expires July 1, 2003.	
30	SECTION 30. An emergency is declared for this act.	



COMMITTEE REPORT

Mr. President: The Senate Committee on Education, to which was referred Senate Bill No. 165, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning education and to make an appropriation.

Page 1, between lines 7 and 8, begin a new paragraph and insert:

"Sec. 2. "ADM" has the meaning set forth in IC 21-3-1.6-1.1.

Sec. 3. "At-risk index" has the meaning set forth in IC 21-3-1.8-1.1.".

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Page 1, line 8, delete "2." and insert "4.".
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Page 1, line 10, delete "3." and insert "5.".

Page 1, line 12, delete "4." and insert "6.".

Page 1, line 16, delete "5." and insert "7.".

Page 2, line 1, delete "6." and insert "8.".

Page 2, line 3, delete "7." and insert "9.".

Page 2, line 5, delete "8." and insert "10.".

Page 2, line 10, delete "9." and insert "11.".

Page 2, line 12, delete "10." and insert "12.".

Page 2, line 13, delete "11." and insert "13.".

Page 2, line 15, delete "12." and insert "14.".

Page 2, line 17, delete "13." and insert "15.".

Page 2, line 19, delete "14." and insert "16.".

Page 2, line 21, delete "15." and insert "17.".

Page 2, line 27, delete "16." and insert "18.".

Page 9, delete lines 4 through 10, begin a new paragraph and insert:

- "Sec. 2. For purposes of computing a tax levy, a distribution of tax revenues, a distribution from the state, or a distribution from the federal government to a sponsor, a student in a charter school shall be treated as a student of the sponsor.
- Sec. 3. (a) Not later than thirty (30) days after the sponsor grants a charter or the date agreed to by the organizer, whichever is later, the sponsor shall distribute to the organizer an amount equal to the operating costs of the charter school for the initial six (6) months of the school year in which the charter school will begin operations, as determined by the budget and financial plans submitted to the sponsor. The amount distributed under this subsection shall be:
 - (1) treated as the working capital of the organizer; and
 - (2) repaid to the sponsor in equal installments, without

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о р у interest, beginning six (6) months after the charter school begins operations and ending:

- (A) three (3) years after the charter is granted;
- (B) on the date set by the sponsor; or
- (C) when the charter is revoked;

whichever is latest.

An installment payment to a sponsor may be deducted from distributions made by the sponsor to the charter school under subsection (b).

- (b) This subsection does not apply to revenues and distributions that, under a law or an agreement with the entity providing funding, must be deposited in any of the following funds:
 - (1) Capital projects fund.
 - (2) Debt service fund.

A sponsor shall distribute to a charter school a distributive share of tax revenues, state distributions, and federal distributions received by the sponsor for noncapital expenditures. The schedule under which distributions are made under this subsection shall be established in the charter.

- (c) For money received by a sponsor on the basis of a formula that utilizes a student count, including:
 - (1) average daily attendance;
 - (2) average daily membership;
 - (3) average daily membership as adjusted by an at-risk index or other factors;
 - (4) additional pupil count;
 - (5) eligible pupils; or
 - (6) number of special education preschool children;

the sponsor shall determine the distributive share of a charter school by calculating the amount of funding that would be available under the formula if the student count of the charter school rather than the total student count of the sponsor were used.

- (d) For money:
 - (1) that is received by a sponsor for participation in a program or delivery of services; and
- (2) that is not reimbursed on the basis of a student count; the sponsor shall reimburse the charter school for programs or services provided using the program or service reimbursement rate applicable to the program or services.
- (e) If subsections (c) and (d) do not apply, the sponsor shall allocate the money received to the charter school in proportion to the ADM of the charter school multiplied by the sum of one (1) plus



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the at-risk index of the charter school relative to the total ADM of the sponsor, the charter school, and all other charter schools sponsored by the sponsor multiplied by one (1) plus the total at-risk index of the sponsor, the charter school, and all other charter schools sponsored by the sponsor.

(f) The organizer shall provide the sponsor with the necessary information for the sponsor to make distributions under this section. The department may adopt guidelines for the implementation of this section in order to assure equivalent funding for students of charter schools and sponsors. If a charter school is organized after the date set for the determination of a student count used to make a distribution, the student count of the charter school shall be determined under guidelines established by the department."

Page 9, line 11, delete "3. (a)" and insert "4.".

Page 9, line 14, after "information" insert "to verify the accuracy of the information submitted".

Page 9, delete lines 18 through 42, begin a new paragraph and insert:

- "Sec. 5. This section applies to a charter school that has a sponsor that is a state educational institution or the executive of a consolidated city. After verifying the information submitted under section 4 of this chapter, the department shall:
 - (1) compute the state distribution to the charter school for the ensuing calendar year; and
 - (2) make the distribution to the organizer in the same manner that a distribution is made to a public school.".

Page 10, delete lines 1 through 6.

Page 10, line 7, delete "4." and insert "6.".

Page 10, line 16, delete "3(b) and 3(c)" and insert "3".

Page 10, line 18, delete "5." and insert "7.".

Page 10, line 23, delete "6." and insert "8.".

Page 16, between lines 41 and 42, begin a new paragraph and insert:

"SECTION 3. [EFFECTIVE JULY 1, 2001] There is appropriated to the department of education fifty thousand dollars (\$50,000) from the state general fund in each state fiscal year of the biennium beginning July 1, 2001, and ending June 30, 2003, for its use to carry out its responsibilities under IC 20-5.5 and to provide advisory assistance to school corporations and charter schools for programs under IC 20-5.5.".



Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 165 as introduced.)

LUBBERS, Chairperson

Committee Vote: Yeas 6, Nays 5.

C o p



SENATE MOTION

Mr. President: I move that Senators Meeks C and Long be added as coauthors of Senate Bill 165.

LUBBERS

SENATE MOTION

Mr. President: I move that Senate Bill 165 be amended to read as follows:

Page 2, delete lines 8 through 12.

Page 2, line 13, delete "11." and insert "10.".

Page 2, line 15, delete "12." and insert "11.".

Page 2, line 16, delete "13." and insert "12.".

Page 2, line 18, delete "14." and insert "13.".

Page 2, line 20, delete "15." and insert "14.".

Page 2, line 22, delete "16." and insert "15.".

Page 2, line 24, delete "17." and insert "16.".

Page 2, line 30, delete "18." and insert "17.".

Page 3, line 18, delete "may" and insert "shall".

Page 4, between lines 33 and 34, begin a new paragraph and insert:

"Sec. 8. A sponsor must notify an organizer who submits a proposal under section 3 of this chapter of:

- (1) the acceptance of the proposal; or
- (2) the rejection of the proposal;

not later than sixty (60) days after the organizer submits the proposal.".

Page 4, line 34, delete "8." and insert "9.".

Page 4, line 34, delete "governing body" and insert "sponsor".

Page 5, line 4, delete "9." and insert "10.".

Page 5, line 9, delete "10." and insert "11.".

Page 5, line 22, delete "governing" and insert "sponsor.".

Page 5, delete line 23.

Page 8, line 30, after "8." insert "(a)".

Page 8, line 30, after "body" insert ":".

Page 8, line 30, before "must" begin a new line block indented and insert:

"(1)".

Page 8, line 31, delete "years" and insert "years; and

(2) may grant a transfer for a period of time in addition to the



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period required under subdivision (1);".

Page 8, line 31, before "to" begin a new line blocked left.

Page 8, line 34, before "During" begin a new paragraph and insert: "(b)".

Page 8, line 34, after "of" delete "the" and insert "a".

Page 8, line 34, delete ":" and insert "under subsection (a):".

Page 9, line 7, after "2." insert "This section applies only to a student in a charter school that is sponsored by a governing body.".

Page 10, line 11, after "(d)" insert "This subsection does not apply to money received by a sponsor to facilitate the sponsor's compliance with a desegregation order issued by a court."

Page 10, delete lines 18 through 25.

Page 10, line 26, delete "(f)" and insert "(e)".

Page 10, line 42, after "5." insert "(a)".

Page 10, line 42, delete "section" and insert "subsection".

Page 11, line 1, after "institution" insert ". A state educational institution that operates a charter school under this article without an agreement with a school corporation or educational organization shall receive the same amount of state financial assistance that the largest school corporation in the county in which the sponsor is located receives per pupil under IC 21-3, except for transportation distributions under IC 21-3-3.1. A student who attends full time a charter school to which this subsection applies may not be counted in ADM or ADA by any local school unit when the student's attendance is not regulated under an agreement."

Page 11, line 1, delete "or".

Page 11, line 1, before "the" begin a new paragraph and insert:

"(b) This subsection applies to a charter school that has a sponsor that is".

Page 11, line 2, delete "After verifying the information submitted under" and insert "The organizer of a charter school to which this subsection applies is entitled to receive transfer tuition under IC 20-8.1-6.1-8(b) for each student who attends the charter school."

Page 11, delete lines 3 through 7.

(Reference is to SB 165 as printed January 23, 2001.)

LUBBERS



SENATE MOTION

Mr. President: I move that Senate Bill 165 be amended to read as follows:

Page 2, between lines 29 and 30, begin a new line block indented and insert:

"(4) The executive (as defined in IC 36-1-2-5) of a municipality having a population of more than one hundred fifty thousand (150,000) but less than five hundred thousand (500,000)."

Page 4, line 13, after "city" insert "or a municipality having a population of more than one hundred fifty thousand (150,000) but less than five hundred thousand (500,000)".

Page 4, line 15, after "city" insert "or municipality".

Page 4, line 18, after "city" insert "or municipality".

Page 11, line 2, after "city" insert "or a municipality having a population of more than one hundred fifty thousand (150,000) but less than five hundred thousand (500,000)".

(Reference is to SB 165 as printed January 23, 2001.)

LONG

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COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred Senate Bill 165, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 20-1-21-9.5, AS ADDED BY P.L.8-1999, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 9.5. For all schools under IC 20-3.1, the report must include the following, in addition to the requirements of IC 20-1-21-9:

- (1) Student achievement information as follows:
 - (A) For each elementary and middle school, grade advancement rates.
 - (B) For each high school, the percentage of students who apply to, are accepted by, and attend a college, university, or other post-secondary educational institution after high school.
- (2) Administrative performance measures as follows:
 - (A) School receipts and expenditures by source, compared with budget amounts.
 - (B) Total school enrollment.
 - (C) The school's general fund expenditures per student and total expenditures per student.
 - (D) The amount and percentage of the school's general fund expenditures and the amount and percentage of total expenditures directly reaching the classroom as determined by a formula to be established by the board.
 - (E) Teacher/pupil ratios aggregated by class, grade, and school.
 - (F) Administrator/pupil ratio for the school.
 - (G) Teacher attendance retention rates aggregated by class, grade, and school.
- (3) Achievement on the annual performance objectives identified under IC 20-3.1-8.
- (4) The performance objectives established under IC 20-3.1-8 for the upcoming school year.
- (5) State and school city averages for each of the measures set forth in subdivisions (1) through (2), if available.

SECTION 2. IC 20-3-11-32 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 32. The general school laws of this state and all laws and parts of laws applicable to the

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C O P general system of common schools in school cities, so far as not inconsistent with the provisions of this chapter, and IC 20-3.1, and unless made inapplicable by IC 20-3.1, shall be in full force and effect in a school city to which this chapter applies.

SECTION 3. IC 20-3.1-2-20 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 20. "State achievement standards" refers to the state achievement academic standards adopted under IC 20-10.1-17 for the ISTEP program.

SECTION 4. IC 20-3.1-3-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. The following school city conditions and needs are found to exist on January 1, 1995:

- (1) Education in the school city presents unique challenges.
- (2) Student achievement in the school city on statewide tests consistently has been significantly below:
 - (A) the state average; and
 - (B) achievement attained in school corporations adjacent to the school city.
- (3) The need for remediation of students in the school city consistently has been significantly higher than:
 - (A) the state average; and
 - (B) remediation levels in school corporations adjacent to the school city.
- (4) Graduation rates in the school city consistently have been significantly below:
 - (A) the state average; and
 - (B) graduation rates in school corporations adjacent to the school city.
- (5) Student attendance rates in the school city consistently have been below:
 - (A) the state average; and
 - (B) student attendance rates in school corporations adjacent to the school city.
- (6) There are individual schools in the school city whose students are achieving. However, overall the degree of student achievement in the school city is unsatisfactory.
- (7) Improving education in the school city requires unique legislative intervention.
- (8) Educator-driven school level control of efforts to improve student achievement in their schools and a program of performance awards in the school city will encourage the development and use of:
 - (A) innovative teaching methods;







- (B) improved opportunities for teacher professional development;
- (C) programs achieving greater levels of parental involvement;
- (D) more efficient administrative efforts; and
- (E) improved student achievement.
- (9) Greater accountability among educators in their schools, including:
 - (A) evaluations based on student achievement measures and administrative efficiency criteria; and
 - (B) annual reports to the public regarding student achievement information and administrative performance measures;

will encourage the development and use of creative and innovative educational methods and improve student achievement.

- (10) Providing a range of remediation opportunities to students in the school city who fail to meet state achievement standards or who are determined to be at risk of academic failure by the board will enhance the educational opportunities available to students and improve student performance.
- (11) Enhanced intervention for schools whose students fail to meet expected performance levels will improve the educational opportunities and educational achievement in the school city.
- (12) Allowing students to attend neighborhood schools and the development and implementation of a **strategic and continuous improvement and achievement** plan by the board under **IC 20-10.2 at each school** to increase student performance and achievement in the school city are necessary to achieve these legislative objectives and to meet the unique challenges to education and improve student achievement in the school city.

SECTION 5. IC 20-3.1-6-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. The student performance measures described in sections 2 through 4 and 3 of this chapter shall be used by the board to:

- (1) assess;
- (2) report; and
- (3) improve;

the performance of schools educators, and students in the school city. SECTION 6. IC 20-3.1-6-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 3. The board shall use performance objectives to:

- (1) implement the school board's plan;
- (2) evaluate school performance; and

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- (3) publish annual reports. and
- (4) determine academic receivership under IC 20-3.1-14.

SECTION 7. IC 20-3.1-6-5, AS AMENDED BY P.L.14-2000, SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 5. Each school in the school city shall **develop a strategic and continuous improvement and achievement plan under IC 20-10.2 and, in so doing, shall** measure and record

- (1) the school's achievement in reaching the school's performance objectives established under IC 20-3.1-8.
- (2) student achievement information for the school described in IC 20-1-21-9 and IC 20-1-21-9.5; and
- (3) teacher and administrative performance information for the school described in IC 20-1-21-9.5.

SECTION 8. IC 20-3.1-7-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. (a) The board shall develop and implement a plan for the improvement of **schools and** student achievement in the schools within the school city.

(b) A plan developed and implemented under this chapter must be consistent with this article.

SECTION 9. IC 20-3.1-7-2, AS AMENDED BY P.L.8-1999, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 2. The plan developed and implemented under this chapter must do the following:

- (1) Provide for efforts to increase support of the schools by the parents of students and the neighborhood communities surrounding the schools.
- (2) Establish performance objectives for educators and students in each school within the school city.
- (3) Provide opportunity and support for the educators in each school to develop $\frac{1}{2}$ the school and strategic and continuous improvement and achievement plan, including:
 - (A) traditional or innovative methods and approaches to improve student achievement; and
 - (B) efficient and cost effective management efforts in the school;

that are consistent with general guidelines established by the

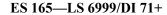
- (4) Require annual reports identifying the progress of student achievement for each school as described in IC 20-1-21-9 and IC 20-1-21-9.5.
- (5) Provide for the effective evaluation of each school within the school city. and the school's educators, including the

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consideration of student achievement in the school.

- (6) Develop performance awards under IC 20-3.1-12 for extraordinary and outstanding performance by educators.
- (7) (6) Provide a range of opportunity for remediation of students who:
 - (A) fail to meet state achievement standards; or
 - (B) are at risk of academic failure.
- (8) (7) Require action to raise the level of performance of a school if the school's students fail to achieve expected performance levels or performance objectives established for the school.

SECTION 10. IC 20-3.1-8-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. (a) The board shall establish annual performance objectives for each school. including the following:

(1) For students:

- (A) improvement in scores on statewide assessment tests and assessment programs;
- (B) improvement in attendance rates; and
- (C) improvement in progress toward graduation.

(2) For teachers:

- (A) improvement in student scores on assessment tests and assessment programs;
- (B) improvement in the number and percentage of students achieving state achievement standards and, if applicable, performance levels set by the board, on assessment tests;
- (C) improvement in student progress toward graduation;
- (D) improvement in student attendance rates for the school vear;
- (E) improvement in individual teacher attendance rates;
- (F) improvement in communication with parents and parental involvement in classroom and extracurricular activities; and
- (G) other objectives developed by the board.
- (3) For the school and the school administrators:
 - (A) improvement in student scores on assessment tests, aggregated by class and grade;
 - (B) improvement in the number and percentage of students achieving state achievement standards and, if applicable, performance levels set by the board, on assessment tests, aggregated by class and grade;
 - (C) improvement in student graduation rates and in progress toward graduation;
 - (D) improvement in student attendance rates;

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- (E) management of general fund expenditures per student and total expenditures per student;
- (F) improvement in teacher attendance rates; and
- (G) other objectives developed by the board.
- (b) The performance objectives established under subsection (a) must be consistent with the state achievement standards and include improvement in at least the following areas:
 - (1) Attendance rate.
 - (2) The percentage of students that meet academic standards under the ISTEP program (IC 20-10.1-16).
 - (3) For a secondary school, graduation rate.

SECTION 11. IC 20-3.1-9-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 2. (a) Educators in each school are responsible for improving student achievement in the school and may shall develop the educators' own school a strategic and continuous improvement and achievement plan under IC 20-10.2 to achieve improvement that:

- (1) conforms to the guidelines issued by the board; and
- (2) has a cost that does not exceed the amount allocated to the school under section 5 of this chapter.
- (b) The plan described in subsection (a) must be developed by a committee under the procedure set forth in IC 20-10.2.
- (c) Educators may use traditional or innovative techniques that the educators believe will best maintain a secure and supportive educational environment and improve student achievement.

SECTION 12. IC 20-3.1-9-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 3. In addition to the requirements of the plan set forth in IC 20-10.2, each school's plan must include the development and maintenance of efforts to increase parental involvement in educational activities.

SECTION 13. IC 20-3.1-9-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 4. School plans **developed under this chapter** shall promote:

- (1) increased options for; and
- (2) innovative and successful approaches to; improving student achievement.

SECTION 14. IC 20-3.1-9-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 6. (a) Each school's educators may The plan developed under this chapter must address:

(1) determine the educational resources, goods, and services that are necessary and appropriate for improving student performance in the school; and

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- (2) obtain the acquisition or purchase of the educational resources, goods, and services.
- (b) Purchases and acquisitions under this section are subject to:
 - (1) the general guidelines developed by the board; and
 - (2) the school's budget.

SECTION 15. IC 20-3.1-11-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. IC 20-6.1-9 does not apply applies to a school city.

SECTION 16. IC 20-3.1-12.1 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]:

Chapter 12.1. Student Educational Achievement Grants for a School City

Sec. 1. A school city is entitled to participate in the student educational achievement grant program under IC 20-10.2-4.

SECTION 17. IC 20-3.1-13-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 2. The board may:

- (1) request and receive competitive proposals from:
 - (A) a school of the school city; or
 - (B) another public educational institution; or
 - (C) a group of educators from the school city;
- to provide summer remediation services under guidelines and specified performance standards established by the **state** board; and
- (2) contract with one (1) or more providers listed in subdivision
- (1) to provide summer remediation services to students in the school city.

SECTION 18. IC 20-3.1-13-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 4. (a) Summer remediation services provided by contractors under section 2 of this chapter shall be at no tuition cost to the student.

- (b) Upon the request of the parent of a student described in section 1 of this chapter, the school city shall provide the parent with a summer remediation subsidy in an amount equal to fifty percent (50%) of the lowest per student cost of summer remediation services provided by a contractor under section 2 of this chapter.
- (c) A parent to whom a summer remediation subsidy is provided may use the subsidy to purchase summer remediation services from a provider located within Marion County. The parent may choose to use the remediation subsidy at an accredited public school. If the amount of tuition for the remediation services is greater than the amount of the remediation subsidy provided to the parent, the parent is responsible

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for the additional amount.

- (d) The allocated remediation subsidy is payable to a provider of remediation services upon the provider's enrollment of the student in the remediation program.
- (e) Payment of a remediation subsidy fulfills the obligation under this chapter of the school city to provide remediation services to a student.
- (f) If a student who has received a remediation subsidy does not complete a remediation program, the provider of remediation services shall make a refund of the remediation subsidy on a pro rata basis to the school city.

SECTION 19. IC 20-3.1-14.1 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]:

- Chapter 14.1. Assessing Improvement; Accountability Measures Sec. 1. For purposes of assessing a school's improvement, IC 20-10.2-5 applies to the school city.
- Sec. 2. For purposes of accountability of a school, the consequences under IC 20-10.2-6 apply to a school within the school city.

SECTION 20. IC 20-3.1-15-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. To provide the board with the necessary flexibility and resources to carry out this article, the following apply:

- (1) The board may eliminate or modify existing policies and create new policies, and alter policies from time to time, subject to this article and the plan developed under IC 20-3.1-7.
- (2) IC 20-7.5 does not apply to matters set forth in this article. The matters set forth in this article may not be the subject of collective bargaining or discussion under IC 20-7.5.
- (3) An exclusive representative certified under IC 20-7.5 to represent certified employees of the school city, or any other entity voluntarily recognized by the board as a representative of employees providing educational services in the schools, may bargain collectively only concerning salary, wages, and salary and wage related fringe benefits. The exclusive representative may not bargain collectively or discuss performance awards under IC 20-3.1-12.
- (4) (1) The board of school commissioners may waive the following statutes and rules for any school in the school city without the need for administrative, regulatory, or legislative approval:

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- (A) The following rules concerning curriculum and instructional time:
 - 511 IAC 6.1-3-4
 - 511 IAC 6.1-5-0.5
 - 511 IAC 6.1-5-1
 - 511 IAC 6.1-5-2.5
 - 511 IAC 6.1-5-3.5
 - 511 IAC 6.1-5-4
- (B) The following rules concerning pupil/teacher ratios:
 - 511 IAC 6-2-1(b)(2)
 - 511 IAC 6.1-4-1
- (C) The following statutes and rules concerning textbooks, and rules adopted under the statutes:
 - IC 20-10.1-9-1
 - IC 20-10.1-9-18
 - IC 20-10.1-9-21
 - IC 20-10.1-9-23
 - IC 20-10.1-9-27
 - IC 20-10.1-10-1
 - IC 20-10.1-10-2
 - 511 IAC 6.1-5-5
- (D) The following rules concerning school principals:
 - 511 IAC 6-2-1(c)(4)
 - 511 IAC 6.1-4-2
- (E) 511 IAC 2-2, concerning school construction and remodeling.
- (5) (2) Notwithstanding any other law, a school city may do the following:
 - (A) Lease school transportation equipment to others for nonschool use when the equipment is not in use for a school city purpose.
 - (B) Establish a professional development and technology fund to be used for:
 - (i) professional development; or
 - (ii) technology, including video distance learning.
 - (C) Transfer funds obtained from sources other than state or local government taxation among any account of the school corporation, including a professional development and technology fund established under clause (B).
- (6) (3) A school city may transfer funds obtained from property taxation among the general fund (established under IC 21-2-11) and the school transportation fund (established under

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IC 21-2-11.5), subject to the following:

- (A) The sum of the property tax rates for the general fund and the school transportation fund after a transfer occurs under this subdivision may not exceed the sum of the property tax rates for the general fund and the school transportation fund before a transfer occurs under this clause.
- (B) This clause does not allow a school corporation to transfer to any other fund money from the debt service fund (established under IC 21-2-4).".

Page 1, delete lines 8 through 10.

Page 1, line 11, delete "4." and insert "2.".

Page 1, line 13, delete "5." and insert "3.".

Page 1, line 15, delete "6." and insert "4.".

Page 2, between lines 1 and 2, begin a new paragraph and insert:

"Sec. 5. "Conversion charter school" means a charter school established under IC 20-5.5-11 by the conversion of an existing school into a charter school."

Page 2, line 2, delete "7." and insert "6.".

Page 2, line 4, delete "8." and insert "7.".

Page 2, between lines 5 and 6, begin a new paragraph and insert:

"Sec. 8. "Existing school" includes a new school building if the students or teachers from a closed school building are transferred to the new school building.".

Page 2, line 10, delete "IC 20-1-1.8-8." and insert "IC 20-8.1-1-3.".

Page 2, between lines 14 and 15, begin a new paragraph and insert:

"Sec. 14. "Regional charter school" means a charter school established jointly by two (2) or more school corporations.".

Page 2, line 15, delete "14." and insert "15.".

Page 2, line 17, delete "15." and insert "16.".

Page 2, line 19, delete "16." and insert "17.".

Page 2, line 19, delete "one (1) of".

Page 2, line 20, delete "A" and insert "For a charter school, a".

Page 2, line 21, delete "A state educational institution (as defined in".

Page 2, delete line 22.

Page 2, line 23, delete "(3) The" and insert "For a charter school, the"

Page 21, run in lines 21 and 23.

Page 2, between lines 24 and 25, begin a new line block indented and insert:

"(3) For a regional charter school, two (2) or more governing bodies acting jointly.".

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- Page 2, delete lines 25 through 27.
- Page 2, line 28, delete "17." and insert "18.".
- Page 3, line 14, delete "not".
- Page 3, line 14, delete "to a for profit" and insert "only to an organizer that is a nonprofit organization that meets the following requirements:
 - (1) Education is a major purpose of the organization.
 - (2) If the organization is a corporation, the organization is a nonprofit corporation under Section 501(c)(3) of the Internal Revenue Code.
 - (3) The organization is not organized or operated for the private benefit or gain of any member, trustee, shareholder, employee, or associate. For purposes of this subdivision, the term "private benefit or gain" does not include reasonable compensation paid to an employee for work or services actually performed.
 - (4) The organization's constitution, chapter, articles, or bylaws contain a clause that provides that upon dissolution:
 - (A) all remaining assets, except funds specified in clause
 - (B), shall be used for nonprofit educational purposes; and
 - (B) funds received from the sponsor shall be returned to the sponsor not more than thirty (30) days after dissolution.".

Page 3, delete line 15.

Page 3, line 16, after "3." insert "(a)".

Page 4, between lines 9 and 10, begin a new paragraph and insert:

- "(b) This section does not waive, limit, or modify the provisions of:
 - (1) IC 20-7.5 in a charter school where the teachers have chosen to organize under IC 20-7.5; or
 - (2) a collective bargaining agreement for noncertificated employees (as defined in IC 20-7.5-1-2)."
- Page 4, line 11, delete "or a municipality having a population of" and insert ".".
 - Page 4, delete lines 12 through 15.
- Page 4, line 16, delete "or municipality for the establishment of a charter school.".
 - Page 4, line 17, after "for" insert "not more than three (3)".
 - Page 4, line 17, delete "any" and insert "a".
- Page 4, line 17, after "school" insert "city described in IC 20-3-11-1.".
 - Page 4, delete lines 18 through 19.

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Page 4, line 35, delete "A sponsor must notify an organizer who submits a" and insert "A sponsor must comply with the following:

- (1) Make available to the public copies of the charter school application, or require the organizer to make copies available to the public.
- (2) Give notice under IC 5-3-1-2(b) of the public hearing required under this section.
- (3) Hold a public hearing within reasonable geographic proximity to the location of the proposed charter school, at which testimony must be allowed from the organizer and members of the public."

Page 4, delete lines 36 through 40.

Page 5, line 11, delete "If a sponsor rejects a charter school proposal, the" and insert "(a) This section applies if the sponsor rejects a proposal and the sponsor is:

- (1) the executive of a consolidated city; or
- (2) a governing body and at least one-third (1/3) of the members of the governing body favor the proposal.
- (b) The organizer may appeal the decision of the sponsor to the charter school review panel created under subsection (c).
- (c) The charter school review panel is created. The members of the panel are the superintendent of public instruction and two (2) members of the board who are appointed by the superintendent of public instruction.
- (d) Upon the request of an organizer, the panel shall meet to consider the organizer's proposal and the sponsor's reasons for rejecting the proposal. The panel must allow the organizer and sponsor to participate in the meeting.
- (e) After the panel meets under subsection (d), the panel shall make one (1) of the following three (3) findings and issue the finding to the organizer and the sponsor:
 - (1) A finding that supports the sponsor's rejection of the proposal.
 - (2) A finding that directs the sponsor to approve the proposal.
 - (3) A finding that:
 - (A) recommends that the organizer amend the proposal; and
 - (B) specifies the changes to be made in the proposal if the organizer elects to amend the proposal.

The panel shall issue the finding not later than forty-five (45) days after the panel receives the request for review.

(f) If the panel makes a finding described in subsection (e)(1) or



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- (e)(2), the finding is binding and final.
 - (g) If:
 - (1) the panel makes a finding described in subsection (e)(3); and
- (2) the organizer submits to the sponsor an amended proposal that contains the changes specified in the finding of the panel; the sponsor shall consider the amended proposal not later than forty-five (45) days after the sponsor receives the amended proposal. If the sponsor rejects the amended proposal, the organizer may appeal the rejection in the same manner that an initial proposal is appealed under this section."

Page 5, delete lines 12 through 19.

Page 5, line 29, after "sponsor" insert "and the organizer".

Page 6, line 34, delete "Indiana." and insert ":

- (1) the school corporation or school city (as defined in IC 20-3-11-1) in which the charter school is located, for a charter school sponsored by a single governing body or the executive of a consolidated city; or
- (2) one (1) of the school corporations that sponsors a regional charter school.".

Page 6, line 39, delete "(b)," and insert "(b) and".

Page 6, line 39, delete "and (d),".

Page 7, between lines 12 and 13, begin a new paragraph and insert:

- "Sec. 4. A charter school shall periodically provide information to the parents of students in the school corporation concerning the opportunity for students to enroll in the charter school. The charter school shall design and deliver this information in a manner to reach the parents of all students, including at risk students.
- Sec. 5. (a) This section applies to a student who does not have legal settlement (as defined in IC 20-8.1-1-7.1) in a:
 - (1) school corporation that is the sponsor of a charter school;
 - (2) school city (as defined in IC 20-3-11-1) located in a consolidated city of which the executive is the sponsor of a charter school; or
 - (3) regional charter school that the student's parent wishes the student to attend.
- (b) A student may enroll in any charter school or regional charter school in Indiana if the following requirements are met:
 - (1) The student's parent does the following:
 - (A) Requests that the student be admitted to enroll in the charter school or regional charter school.







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- (B) Agrees to provide and pay for transportation of the student to and from the charter school or regional charter school.
- (2) The following jointly agree to enroll the student in the charter school or regional charter school:
 - (A) The governing body of the school corporation where the student has legal settlement.
 - (B) The principal, or equivalent person or body, of the charter school or regional charter school.
- (c) The following apply to a student described in subsection (a):
 - (1) A school corporation is not required to provide transportation for the student to attend the charter school or regional charter school.
 - (2) Neither the student nor the student's parent is required to pay transfer tuition for the student to attend the charter school or regional charter school.
 - (3) The transferor school corporation in which the student has legal settlement shall pay the student's transfer tuition to the charter school.
 - (4) A transfer becomes effective on a date jointly determined by the parent and the affected school corporations.
- (d) A student who is denied enrollment in a charter school under this section may appeal the denial to the board. The board shall hear the appeal in the manner provided in IC 20-8.1-6.1-10."
 - Page 7, delete lines 13 through 19.
- Page 7, line 22, delete "or of an entity with which the charter school" and insert ".".
 - Page 7, delete line 23.
- Page 7, line 27, delete "Employees" and insert "(a) Certificated employees (as defined in IC 20-7.5-1-2)".
- Page 7, line 27, after "school" insert "that is not a conversion charter school".
 - Page 7, between lines 28 and 29, begin a new paragraph and insert:
- "(b) Noncertificated employees (as defined in IC 20-7.5-1-2) of a charter school that is not a conversion charter school shall remain in existing bargaining units and are covered under existing collective bargaining agreements.
 - Sec. 4. (a) This section applies to a conversion charter school.
- (b) After the conversion, the teachers in a conversion charter school remain a part of the bargaining unit of the school corporation in which the charter school is located and are subject to all the provisions of the collective bargaining agreement.

- (c) The governing body, the equivalent body of the conversion charter school, and the exclusive representative may by mutual agreement grant a waiver of a specific provision of the collective bargaining agreement.
 - Sec. 5. (a) This section applies to the following:
 - (1) A charter school that is not a conversion charter school.
 - (2) A regional charter school.
- (b) IC 20-6.1-4, IC 20-6.1-5, and IC 20-6.1-6 apply to a school described in subsection (a). However, the organizer and the teachers in the school may by mutual agreement waive or modify any provision of IC 20-6.1-4, IC 20-6.1-5, and IC 20-6.1-6.".
- Page 7, line 29, delete "4. The following apply to teachers in a charter school:" and insert "6. Not less than one hundred percent (100%) of the teachers in a charter school must hold a license to teach in a public school."
 - Page 7, delete lines 30 through 42.
 - Page 8, delete line 1.
 - Page 8, line 2, delete "5." and insert "7.".
 - Page 8, line 21, delete "6." and insert "8.".
 - Page 8, line 24, delete "7." and insert "9.".
 - Page 8, line 36, delete "8." and insert "10.".
- Page 8, line 42, after "corporation" insert "or a regional charter school of which the governing body is a sponsor.".
- Page 9, line 16, delete "This section applies only to a student in a charter school" and insert "For purposes of computing:
 - (1) state tuition support; or
- (2) state funding for any purpose;
- a charter school student is counted in the same manner as a student of the school corporation where the charter school student resides.
- Sec. 3. (a) This section applies to a charter school that has a governing body as sponsor.
- (b) The governing body shall distribute the following to the organizer:
 - (1) A proportionate share of tuition support and any other funding received from the state for the students enrolled in the charter school.
 - (2) A proportionate share of state and federal funds received for students with disabilities or staff services for students with disabilities for the students with disabilities enrolled in the charter school.
 - (3) A proportionate share of funds received under federal or state categorical aid programs for students who are eligible



for the federal or state aid enrolled in the charter school.

(4) A proportionate share of local support for the students enrolled in the charter school.

Sec. 4. This section applies to a charter school that has a sponsor that is the executive of a consolidated city. The organizer of a charter school to which this section applies is entitled to receive transfer tuition under IC 20-8.1-6.1-8(b) for each student who attends the charter school.

Sec. 5. (a) Not later than the date established by the department for determining average daily membership under IC 21-3-1.6-1.1(d), the organizer shall submit to the governing body of the school corporation in which the charter school is located a report of the total number of students enrolled in the charter school. Upon receipt of the report, the governing body shall distribute to the organizer a proportionate share of federal, state, and local support for the students enrolled in the charter school on the same schedule that the school corporation receives the funds or on a schedule agreed to by the sponsor and the organizer.

(b) This subsection applies to a regional charter school. The governing body of the school corporation in which the charter school is located shall assess the other sponsoring governing bodies an amount equal to the approved per pupil revenues for the students of the other school corporations that attend the regional charter school. The other sponsoring governing bodies shall transfer the revenues to the governing body of the school corporation in which the charter school is located on the same schedule as the sponsoring school corporations receive the revenue or on a schedule agreed to by the sponsoring governing bodies."

Page 9, delete lines 17 through 42.

Delete page 10.

Page 11, delete lines 1 through 23.

Page 11, line 24, delete "(a)".

Page 11, delete lines 28 through 33.

Page 11, line 42, after "school." insert "The organizer must use the money distributed under this section only for a purpose for which a school corporation may use money from the capital projects fund established under IC 21-2-15.

Sec. 9. A sponsor may request and receive financial reports concerning a charter school from the organizer at any time."

Page 12, line 13, delete "residing within the school" and insert "attending the charter school that is in excess of the tuition currently allowed under law, or impose any mandatory fees upon









a student enrolled in the charter school in preschool special education or in kindergarten through grade 12. However, a charter school may:

- (A) charge fees for the same items or services for which a noncharter public school in the school corporation in which the charter school is located may charge fees; and (B) charge tuition for:
 - (i) a preschool program, unless charging tuition for the preschool program is barred under federal law; or
 - (ii) a latch key program;

if the charter school provides those programs.

- (3) Be located in a private residence.".
- Page 12, delete lines 14 through 21.
- Page 12, delete line 23.
- Page 12, delete lines 37 through 40.
- Page 12, line 41, delete "(4)" and insert "(3)".

Page 13, line 9, delete "IC 20-6.1-4-15 (voiding of teacher contracts when two (2)" and insert "For a conversion charter school only, IC 20-6.1-4, IC 20-6.1-5, and IC 20-6.1-6 (teacher matters)."

Page 13, delete line 10.

Page 13, line 24, delete "IC 20-10.1-2-4 and IC 20-10.1-2-6 (patriotic" and insert "IC 20-10.1-1-2 (calendar, annual observances, national anthem, United States flag)."

Page 13, delete line 25.

Page 13, between lines 30 and 31, begin a new line block indented and insert:

- "(18) IC 20-8.1-4 (limitations on employment of children).
- (19) IC 20-5-2-7 and IC 20-6.1-3-7.1 (criminal history).
- (20) IC 20-8.1-5.1-10 (firearms and deadly weapons).
- (21) IC 20-10.2 (accountability for school performance and improvement).
- Sec. 6. A charter school is subject to the bidding and wage determination laws and all other statutes and rules that apply to the construction of a public school.
- Sec. 7. A charter school may not duplicate the following if the programs are established in another school in the sponsoring school corporation, or, in the case of a regional charter school, sponsoring school corporations:
 - (1) A cooperative program established under IC 20-10.1-6-7.
 - (2) An apprentice program other than a program specified in subdivision (1).".

Page 15, line 6, delete "fifty-one percent (51%)" and insert



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"sixty-seven percent (67%)".

Page 15, delete lines 10 through 12.

Page 15, line 13, delete "3." and insert "2.".

Page 15, delete line 14.

Page 15, line 15, delete "existing elementary or secondary school is located".

Page 15, between lines 16 and 17, begin a new paragraph and insert:

- "Sec. 3. A conversion charter school must permit the parents of a student who was enrolled in the school before the school's conversion to a charter school to:
 - (1) remain in the school; or
 - (2) enroll in another school in the school corporation.

Chapter 12. Regional Charter Schools

- Sec. 1. The governing bodies of two (2) or more school corporations may grant a charter to an organizer to operate a regional charter school under this article.
- Sec. 2. (a) An organizer may submit to the governing bodies of two (2) or more school corporations a proposal to establish a regional charter school. A proposal must contain, at a minimum, the following information:
 - (1) Identification of the organizer.
 - (2) A description of the organizer's organizational structure and governance plan.
 - (3) The following information for the proposed regional charter school:
 - (A) Name.
 - (B) Purposes.
 - (C) Governance structure.
 - (D) Management structure.
 - (E) Educational mission goals.
 - (F) Curriculum and instructional methods.
 - (G) Methods of pupil assessment.
 - (H) Admission policy and criteria, subject to IC 20-5.5-5.
 - (I) School calendar.
 - (J) Age or grade range of pupils to be enrolled.
 - (K) A description of staff responsibilities.
 - (L) A description and the address of the physical plant.
 - (M) Budget and financial plans.
 - (N) Personnel plan, including methods for selection, retention, and compensation of employees.
 - (O) Transportation plan.
 - (P) Discipline program.



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- (Q) Plan for compliance with any applicable desegregation order.
- (R) The date when the regional charter school is expected to:
 - (i) begin school operations; and
 - (ii) have students in attendance at the regional charter school.
- (S) The arrangement for providing teachers and other staff with health insurance, retirement benefits, liability insurance, and other benefits.
- (4) Identification of the school corporation where the regional charter school will be located.
- (5) The compensation that the school corporations shall pay to the organizer, including the percentage of compensation provided by each school corporation.
- (6) The manner in which an annual audit of the programmatic operations of the regional charter school is to be conducted by the governing bodies.
- (b) This section does not waive, limit, or modify the provisions of:
 - (1) IC 20-7.5 in a charter school where the teachers have chosen to organize under IC 20-7.5; or
 - (2) a collective bargaining agreement for noncertificated employees (as defined in IC 20-7.5-1-2).
- Sec. 3. (a) The governing bodies of each school corporation that has granted a charter for a regional charter school must act jointly to revoke the charter of a regional charter school that does not by the date specified in the charter:
 - (1) begin school operations; and
 - (2) have students in attendance at the regional charter school.
- (b) The following apply when the governing body of a school corporation that has granted a charter for a regional charter school wishes to cease participation in a regional charter school:
 - (1) If after the withdrawal two (2) or more school corporations remain in the regional charter school, the charter remains in effect and the regional charter school continues in existence.
 - (2) If only one (1) school corporation remains after the withdrawal:
 - (A) the charter is canceled;
 - (B) the regional charter school terminates; and
 - (C) the withdrawing school and the remaining school may







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grant a new charter to an organizer to operate a charter school that is not a regional charter school.

- Sec. 4. (a) Each governing body must notify the department of the following concerning a regional charter school:
 - (1) The receipt of a proposal.
 - (2) The acceptance of a proposal.
 - (3) The rejection of a proposal, including the reasons for the rejection, the number of members of the governing body favoring the proposal, and the number of members of the governing body not favoring the proposal.
 - (b) The department shall annually do the following:
 - (1) Compile the information received under subsection (a) into a report.
 - (2) Submit the report to the general assembly.
- Sec. 5. A proposal to establish a regional charter school must be approved by a majority of the members of each governing body to which the proposal was submitted.
 - Sec. 6. (a) This section applies if:
 - (1) a governing body rejects a proposal to establish a regional charter school; and
 - (2) at least one-third (1/3) of the members of each governing body to which the proposal was submitted favor the proposal, as evidenced by the minutes of each governing body.
- (b) The organizer may appeal the decision of the governing bodies to the charter school review panel created under subsection (c).
- (c) The charter school review panel is created. The members of the panel are the superintendent of public instruction and two (2) members of the board who are appointed by the superintendent of public instruction.
- (d) Upon the request of an organizer, the panel shall meet to consider the organizer's proposal and the governing bodies' reasons for rejecting the proposal. The panel must allow the organizer and governing bodies to participate in the meeting.
- (e) After the panel meets under subsection (d), the panel shall make one (1) of the following three (3) findings and issue the finding to the organizer and the governing bodies:
 - (1) A finding that supports the governing bodies' rejection of the proposal.
 - (2) A finding that directs the governing bodies to approve the proposal.
 - (3) A finding that:



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- (A) recommends that the organizer amend the proposal; and
- (B) specifies changes to be contained in the proposal if the organizer elects to amend the proposal.

The panel shall issue the finding not later than forty-five (45) days after the panel receives the request for review.

- (f) If the panel makes a finding described in subsection (e)(1) or (e)(2), the finding is binding and final.
 - (g) If:
 - (1) the panel makes a finding described in subsection (e)(3); and
 - (2) the organizer submits to the governing bodies an amended proposal that contains the changes specified in the finding of the panel;

the governing bodies shall consider the amended proposal not later than forty-five (45) days after the governing bodies receive the amended proposal. If a governing body rejects the amended proposal, the organizer may appeal the rejection in the same manner that an initial proposal is appealed under this section.

Sec. 7. A governing body must include a regional charter school in which the school corporation participates when complying with public notice requirements affecting public schools."

Page 15, delete lines 17 through 25.

Page 18, between lines 15 and 16, begin a new paragraph and insert: "SECTION 23. THE FOLLOWING ARE REPEALED [EFFECTIVE JULY 1, 2001]: IC 20-3.1-2-10; IC 20-3.1-2-15; IC 20-3.1-2-25; IC 20-3.1-6-4; IC 20-3.1-7-3; IC 20-3.1-11-2; IC 20-3.1-11-3; IC 20-3.1-11-4; IC 20-3.1-11-5; IC 20-3.1-11-6; IC 20-3.1-12; IC 20-3.1-14.

SECTION 24. [EFFECTIVE UPON PASSAGE] (a) Notwithstanding any other law, the subjects included in the written agreement existing on August 31, 1994, between the board of school commissioners of the city of Indianapolis and the exclusive representative (Agreement between the Board of School Commissioners of the City of Indianapolis and the Indianapolis Education Association, 1991-1994) are restored as subjects of bargaining beginning on the earlier of the following:

- (1) The effective date of this SECTION.
- (2) July 1, 2001.
- (b) This SECTION expires July 1, 2001.

SECTION 25. [EFFECTIVE UPON PASSAGE] (a) After the effective date of this SECTION and before the implementation of

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the plan for the continuous school improvement and achievement established under IC 20-3.1-9, as amended by this act, a school employer that is subject to IC 20-3.1, as amended by this act:

- (1) may not cancel the contract of a school employee for any reason other than a reason set forth in IC 20-6.1-4-10 or IC 20-6.1-4-10.5; and
- (2) is subject to IC 20-6.1-4-11 when canceling the contract of a school employee.
- (b) This SECTION expires July 1, 2004.".

Page 18, line 16, before "There" insert "(a)".

Page 18, line 20, before "and" insert ", as added by this act,".

Page 18, line 22, after "IC 20-5.5" insert ", as added by this act".

Page 18, between lines 22 and 23, begin a new paragraph and insert:

"(b) This SECTION expires July 1, 2003.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 165 as reprinted January 30, 2001.)

PORTER, Chair

Committee Vote: yeas 7, nays 6.

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HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 165 be amended to read as follows:

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

(Reference is to ESB 165 as printed April 9, 2001.)

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HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 165 be recommitted to a Committee of One, its sponsor, with specific instructions to amend as follows:

Page 8, line 10, delete "." and insert "; however, the provision of IC 20-7.5-1-5(a) that requires any items included in the 1972-1973 agreements between an employer school corporation and an employee organization to continue to be bargainable does not apply to the school city.".

Page 32, delete lines 26 through 33. Renumber all SECTIONS consecutively.

(Reference is to ESB 165 as reprinted April 12, 2001.)

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COMMITTEE REPORT

Mr. Speaker: Your Committee of One, to which was referred Engrossed Senate Bill 165, begs leave to report that said bill has been amended as directed.

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